

UNITED STATES GOVERNMENT

Memorandum

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TO : Mr. Gale

DATE: 10-18-62

FROM : H. L. Edwards

 SUBJECT: AMERICAN BAR ASSOCIATION (ABA)
INFORMAL REQUEST FOR INFORMATION

[redacted] Co-ordination Service, ABA, Chicago, Illinois, who is a good friend of the Bureau's, advised that the Illinois Bar Association is considering distributing the book, "The Constitution of the United States, Its Sources and Its Application," by Thomas J. Norton. [redacted] stated that the book would be furnished by the Committee for Constitutional Government. [redacted] advised that he knows nothing of this organization and asked if I could informally give him some background information on this organization.

Bufiles contain considerable information concerning the Committee for Constitutional Government and its Executive Secretary, [redacted]. There was nothing in the file after 1958. The Committee for Constitutional Government was chartered under the laws of the District of Columbia, 3/5/41, as a non-profit educational group. Executive Secretary [redacted] was convicted and sentenced on December 20, 1920 for conspiracy to defraud the United States Government. In 1941, an investigation of [redacted] was instituted on the basis that he was pro-Hitler. The investigation failed to disclose any subversive activity and the case was closed in 1944. In 1945, [redacted] was indicted for refusing to produce records of the Committee for Constitutional Government before a special committee of the House of Representatives investigating expenditures. However, in 1946, he was acquitted of this charge. In November, 1950, he was indicted for contempt of Congress and found guilty in 1951. The decision was reversed by the Court of Appeals.

Bufiles reflect that copies of this book were reportedly sent to members of Congress and [redacted] has offered copies to the Bureau, which were not accepted.

ST-103

REC-91

94-1-369-1782

In 1953, a similar request for information concerning the Committee of Constitutional Government, Inc., was received from [redacted] Confidential Assistant to Secretary of Agriculture, Ezra T. Benson. At that time approval was given to furnishing [redacted] with public source information concerning this organization.

15 OCT 23 1962

It is believed that considering the close relationship with [redacted] and the fact that he has already stated that he would not make known the source of

HLE:spd

(2)

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
Memorandum to Mr. Gale
Re: American Bar Association (ABA)
Informal Requests for Information

his information that we can confidentially and informally furnish him with the above information which is contained in public source material such as the Washington Post, the Washington Times Herald and the CIO News for his information.

RECOMMENDATION:

That approval be given for Inspector H. L. Edwards to informally and confidentially furnish public source information concerning the Committee for Constitutional Government and of the ABA.

Public source info
furnished to John T
on 10/23/62
JRW



OK
JP
10/19

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UNITED STATES GOVERNMENT

Memorandum

TO : Mr. A. H. Belmont *WCS*

DATE: October 3, 1962

FROM : Mr. W. C. Sullivan

SUBJECT:

Chairman

Special Committee on Communist Tactics and Strategy
American Bar Association

The above-captioned person I have known for some time because of lecturing and my liaison work with the Institute for American Strategy, Chicago, Illinois, with which is connected. As I have said before, he is completely behind the FBI.

This past Sunday he called me early to state that there would be a general gathering of the members of his Committee at the Mayflower for a work session. He asked me if I would attend. I explained to him that I did not represent the FBI relative to this Committee and it would be inappropriate for me to participate in the meeting. He asked me if I would drop around late in the day just to chat with him, and this I did.

referred me to conversations he had with me a number of weeks ago concerning the Director's book "A Study of Communism." He told me at that time, and I have submitted a memorandum to this effect which is in the files, that he would do everything possible to see to it that the Director's book is given widespread publicity and would facilitate the sale of the book wherever possible. At suggestion, Admiral Mott, who is a member of this Committee, called me a couple of weeks ago and stated that the Committee was spending its own money to purchase a thousand copies of the Director's book to give away at a convention of the American Bar Association to be held in Connecticut this month. Admiral Mott asked me if the books could be secured through the Bureau. I conferred with Mr. DeLoach on this matter and Mr. DeLoach advised me to tell Admiral Mott to deal directly with the publisher in ordering the thousand books. I furnished Mott with the address and telephone number of the publisher and he carried it from there on. Sunday, told me that they hope they can do more of this type thing and in addition otherwise facilitate the sale of the book.

- 1 - Mr. Belmont
- 1 - Mr. Mohr
- 1 - Mr. DeLoach
- 1 - Mr. Sullivan
- 1 - Mr. H. L. Edwards

WCS/baw
60 NOV 1 1962

OCT 25 1962

NOT RECORDED

128 OCT 25 1962

Tolson
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Memorandum for Mr. Belmont

Re: [redacted]

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[redacted] also told me in confidence that former Assistant Director Louis B. Nichols is trying to get him to hire former Assistant Director Stanley Tracy to assist the Committee. [redacted] told me that the salary could range in between \$10,000 to \$15,000 for the year. [redacted] asked me about a [redacted] Assistant to the President of Radio Free Europe, New York, as a man who might assist the Committee. Some weeks ago, when talking to [redacted] I called his attention to the fact that [redacted] who is known to me, was seeking other employment. [redacted] had previously asked me if I knew anyone who might fill the position he has in mind on the Institute for American Strategy in Chicago. I told [redacted] that was the only name I could think of at the moment; however, I was not recommending [redacted] because I did not know him well enough. Parenthetically, I might add that on 2/6/62 I dictated a memorandum as a result of a long discussion I had with [redacted]

At that time, he told me he was very dissatisfied with the programs of Radio Free Europe because they were not strongly pro-American and engaged in too much so-called "objectivity" about our nation and was prone to be critical. [redacted] at that time, also very strongly criticized to me "one worlders" and "Fabian socialists," who he said were connected with programs of Radio Free Europe. [redacted] throughout this discussion, repeatedly recommended taking a very strong unyielding attitude against communism in all its forms "across the board." He lashed out at intellectuals who he said may be living and denouncing everything, including our Government. There is no question about [redacted] complete vigorous, strong and articulate opposition to communism. We investigated him in 1950 when he was applying for a position with the State Department -- Voice of America. He is regarded as loyal and well thought of by his associates. His wife, by some was believed to be communistically inclined when she was in college but her marriage to [redacted] had stabilized her and was not now believed to have any such inclinations. In regard to his ability, [redacted] has been described as being intelligent, honest, trustworthy and a brilliant script writer. Apparently, when he applied for the position, he was in need of money for he wrote to the Department and asked if investigation could be expedited. He seems to have an odd personality.

Whether or not [redacted] is engaged by the Institute for American Strategy or in any other capacity, I do believe that he will develop into a most active and cooperative supporter of the FBI.

RECOMMENDATION:

For the information of the Director.

we should keep this at a Committee at arms length

UNITED STATES GOVERNMENT

Memorandum

TO : DIRECTOR, FBI

DATE: 10/24/62

FROM : SAC, RICHMOND (94-390) -P*-

SUBJECT: AMERICAN BAR ASSOCIATION (ABA)
* SPECIAL COMMITTEE ON COMMUNIST TACTICS,
STRATEGY AND OBJECTIVES

OK,

Enclosed for the Bureau is a copy of a newspaper clipping entitled "Understanding of Red Aims Urged", which appeared in the Richmond Times-Dispatch, 10/18/62.

The article reflects that [redacted] a member of the State Board of Education in addressing the Virginia Parent-Teachers Association at Richmond, on 10/17/62, stated that the single greatest need in combating Communism is for a genuine understanding of it.

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Any additional information received will be furnished to the Bureau.

2-Bureau (Encl. 1)
1-Richmond

CFH/mkb
(3)

REC- 21

94-1-369-1783

12 OCT 25 1962

ST-104

ENCLOSURE

OCT 27 1962

RECEIVED

(Mount Clipping in Space Below)

Understanding Of Red Aims Urged

The single greatest need in combatting communism is for genuine understanding of it, Lewis F. Powell Jr. told Virginia Parent-Teacher Association members here yesterday.

Powell, a member of the State Board of Education and a former chairman of Richmond's School Board, said, "Here, then, is an area where every citizen can do something."

He urged P-TA members to take an interest in educating both children and adults about communism for "in the long view of our struggle with this tyranny, sound education of our people may well be the single most important prerequisite to ultimate victory."

Powell led in successful efforts to offer study of communism in Richmond public schools elsewhere in the state and nation.

He explained the need for instruction about communism in one of the last sessions of the 57th annual convention of the

Virginia Congress of Parents and Teachers.

"Separate units on communism in social science courses provide a good start," in this instruction, he said, "but the subject clearly deserves a full half year."

"We all know that there are many other subjects, less exacting in mental discipline, and far less significant to national survival, which are widely taught for full semesters or longer."

So far, he said, Virginia school authorities have taken the position, urged by him, that separate courses or units are necessary.

"Unless this subject is accorded the status of a major separate unit or course, there will be little or no special training of teachers" needed to instruct about communism, he said.

"The subject of communism, like any other subject, should be taught factually, thoroughly and objectively," he said, not as anti-Communist indoctrination.

(Indicate page, name of newspaper, city and state.)

RICHMOND

5

Date: 10-18-62

Edition:

Author:

Editor:

V. DABNEY

Title:

AMERICAN BAR ASSOCIATION (ABA) SPECIAL COMMITTEE ON COMMUNIST

Character: TACTICS, STRATEGY
or AND OBJECTIVES

Classification:

Submitting Office: RICHMOND

94-1-369-1782

ENCLOSURE

UNITED STATES GOVERNMENT

Memorandum

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TO : Mr. W. C. Sullivan

DATE: October 12, 1962

FROM : R. W. Smith

SUBJECT: AMERICAN BAR ASSOCIATION
PAMPHLET, "INSTRUCTION ON COMMUNISM"
CENTRAL RESEARCH MATTER

Re attached memorandum Mr. Edwards to Mr. Malone dated 10/2/62, captioned "American Bar Association Standing Committee on Education Against Communism, Committee Meeting, Washington, D. C., 9/30/62." Rememo recommended that Domestic Intelligence Division review attached pamphlet and submit for approval any proposed changes for Mr. Edwards to give to ABA for its planned updating of the pamphlet. The Director noted "O. K. H."

Central Research Section has reviewed the pamphlet and suggests the following changes:

1. The Director's new book "A Study of Communism" should be included in the bibliography on page 21.
2. The three paragraphs under caption, "Teaching Materials" on page 11 should be deleted. Substitute in their place the paragraphs on the attached page. The changes take into account the Director's new book as answering the need for a book designed for teaching communism.
3. Delete "In view of the situation" starting the top paragraph on page 12. Start sentence with "The customary approach, etc. . . This change needed to have paragraph consistent with the suggested changes on page 11.
4. Correct the misspelling of publisher of "Masters of Deceit" to read, Holt, Rinehart & Winston, Inc. in footnote 4 on page 3. Retain reference to "Masters of Deceit" since it sets forth the history of CPUSA and communist subversive activities in the United States. The Director's new book, while calling attention to such activities, has a broader approach to communism.
5. Consider using a more recent survey than that of the Spring of 1961 as shown in paragraph 3 on page 6 to show the current extent of teaching communism.

Enclosures (2)

1 - Mr. Belmont
 1 - Mr. Mohr
 1 - Mr. DeLoach

JMS/ksc (7)

1 - Mr. Edwards
 1 - Mr. Sullivan
 1 - Section tickler

REC- 60

10 OCT 29 1962

94-1-367-1784

Memo Smith to Sullivan

Re: AMERICAN BAR ASSOCIATION
PAMPHLET "INSTRUCTION ON COMMUNISM"

6. Indicate that the teaching program on communism mentioned under preparation in paragraph 5 of page 8 has been completed and is titled "Teaching About Communism, Guidelines for Junior and Senior High School Teachers" by the Joint Committee of the National Education Association and the American Legion.

7. Follow up "Scholastic Magazines" mentioned at top of page 9 to determine if series of articles on communism has been edited and printed as proposed.

8. Determine if a more recent ABA-sponsored forum on teaching communism can be cited at bottom of page 10 and top of page 11.

No additions (other than the Director's new book) or deletions to the Bibliography are suggested, since it is felt adequate and is not intended to be a complete listing of books on communism anyway. Also, no information was found in Bureau files which would alter prior suggestions and comments given to ABA for items included in the Bibliography.

RECOMMENDATION:

That suggested changes in ABA pamphlet be approved so that Mr. Edwards can discuss updating of the pamphlet with the ABA.

Se over
Information furnished
To Mr. J. J. [unclear]
by letter (10/24/52)
Done.
WEL
OK. H. V. D. [unclear]

Teaching Materials

One of the more perplexing problems has been the difficulty of locating suitable teaching materials. Until recently, although the standard textbooks widely used in the high school teaching of history and government contained certain information on Communism, and many of these made brief comparisons of Communism with the American system, such texts were designed for other purposes. Now there are some books specially written for the teaching of Communism, including the recently published "A Study of Communism" by the recognized authority J. Edgar Hoover, FBI Director.²⁰ The appearance of such books for classroom use is a welcome trend.

In addition, as set forth in the appended bibliography, there is a great wealth of literature on Communism (and the Soviet Union) by foreign and American authors, including some superior studies made by agencies and committees of the Federal Government. Film strips and moving pictures are also available.

While much of the material was not specifically prepared for direct classroom use, much of it is excellent and some is indispensable for reference by both teachers and pupils.

20 Published, 1962, New York, by Holt, Rinehart & Winston.
See also Colegrove, "Democracy Versus Communism,"
Second Edition (1961), (D. Van Nostrand Co., Inc.,
Princeton, N. J.).

ENCLOSURE

94-1-369-1784

October 25, 1962

REC-21 94-1-369-1785

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Field Director
American Bar Center
Chicago 37, Illinois

Dear [redacted]

Thank you for sending me a copy of the pamphlet entitled "Fair Play in the Federal Courts" with your letter of October 19, 1962. The pamphlet is an interesting and effective presentation of the position taken by your Association.

As to my own views on this subject, you may be sure that I am wholeheartedly in favor of adequate legal representation for every person who desires such assistance in answering criminal charges brought against him. It is a long-standing and rigidly enforced rule of the FBI that a person under arrest must promptly be informed of his right to counsel for his defense. I have not publicly expressed a view, however, on the manner in which this right can most effectively be guaranteed. The issue was before the Congress as recently as the Session just ended and, as you indicate, will likely be before the next Session also. These circumstances make it impossible for me to express my views on the matter. I have long followed the policy of not commenting on bills under consideration by the legislative branch.

Sincerely yours,

J. Edgar Hoover

DJD:spd (3) NOTE: Bufiles show that on July 28, 1956, [redacted] of 106 Bidwell Avenue, Jersey City, New Jersey, not otherwise identified, wrote the Director asking for a copy of the Bureau's Annual Report to the Attorney General. He also said "continued success to you and many thanks for the fine work you do." Bufile 66-1966-369. The Director's reply of August 1, 1956, says there were no copies of the Annual Report available for distribution but that a press release made on the same subject on July 16, 1956 was enclosed.

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MAIL ROOM

TELETYPE UNIT

(Note cont'd)

A simple "no comment" reply could be written but we suggest that the longer reply prepared here carries a message which can be of benefit to the Bureau and is less susceptible of being interpreted as the Director's disagreement with any facet of the basic right of counsel for defense. Note also that Attorney General Kennedy has taken a position basically similar to that of the writer of the incoming, in that the Attorney General has publicly advocated passage of a bill which would provide for a Public Defender and, in the absence of such an official, adequate pay for counsel assigned by the Court

AMERICAN BAR ASSOCIATION

STANDING COMMITTEE ON LEGAL AID WORK

and

NATIONAL LEGAL AID AND DEFENDER ASSOCIATION

JOHN F. X. IRVING
Field Director
AMERICAN BAR CENTER
CHICAGO 37, ILLINOIS
MU 4-2727

John W. Cummiskey, *Chairman*
ABA Standing Committee on Legal Aid
William T. Gossett, *President*
National Legal Aid and Defender Association
Junius L. Allison, *Executive Director*
National Legal Aid and Defender Association

October 19, 1962

Mr. Tolson	✓
Mr. Belmont	✓
Mr. Mohr	✓
Mr. Casper	✓
Mr. Callahan	✓
Mr. Conrad	✓
Mr. DeLoach	✓
Mr. Evans	✓
Mr. Gale	✓
Mr. Rosen	✓
Mr. Sullivan	✓
Mr. Tavel	✓
Mr. Trotter	✓
Tele. Room	✓
Miss Holmes	✓
Miss Gandy	✓

Hon. J. Edgar Hoover, Director
Federal Bureau of Investigation
Department of Justice
Washington, D. C.

Dear Mr. Hoover:

Our Association has for many years been advocating more effective legal representation of criminally accused indigents in the federal courts. Our December issue of Legal Aid Brief Case will be devoted to this specific topic.

I would appreciate learning your attitude and perhaps printing a brief statement from you in that issue.

As perhaps you know, we take the position that court-assigned uncompensated counsel is generally inferior because of his inexperience (there are not enough expert criminal lawyers for the federal judges to draw upon) and because he is without means and methods to investigate the facts, except at his own expense. For these reasons, among others, we recommend legislation that will:

1. allow each district court with approval of the Judicial Conference, to either (a) establish an office of Public Defender if the volume of criminal cases is great enough to warrant such an office or (b) contract with a voluntary Legal Aid or Defender office to provide such service;
2. if no organized service is established, provide funds for reasonable compensation for court appointed counsel.

We recently published a pamphlet on this subject and enclose one for your further information.

ENCLOSURE

ENCLOSURE ATTACHED

EX-113

REC-4

94-1-369-1785

OCT 22 1962

EXP. PRI. 31 OCT 22 1962

D. DeLoach

Hon. J. Edgar Hoover
Washington, D. C.

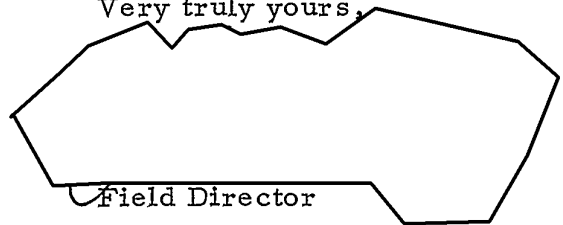
-2-

October 19, 1962

In the next session of Congress another attempt will be made to pass the requested legislation. Your views, I am sure, will be particularly meaningful and I hope, therefore, you will take a moment to give me the benefit of your thinking.

With warm, personal regards.

Very truly yours,



Field Director

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Enc

91-1785

ENCLOSURE

FAIR PLAY IN THE FEDERAL COURTS



**"... the accused shall enjoy
the right to have the
assistance of counsel..."**

FAIR PLAY IN THE FEDERAL COURTS

THE FAIR PLAY PRINCIPLE

The proudest claim of American jurisprudence is fair play—equality under law. The foundation of our liberties is the assurance that no man can be punished for a crime until his guilt has been established in a fairly conducted judicial proceeding.

Play is not fair and law is not equal when any litigant is denied a fundamental right—especially one guaranteed by the constitution. And every citizen has a direct interest in any element of unfairness in the procedure by which a fellow citizen may lose his life or liberty.

In the federal courts there is a substantial denial of the constitutional right to assistance of counsel in a criminal prosecution. In this respect, day-by-day practice in the federal courts is inconsistent with the basic principles governing the rights of individuals accused of crime. The source of this inconsistency is the archaic machinery of the federal courts for obtaining legal representation for accused persons who are unable to pay for counsel.

THE MANDATES

The Sixth Amendment: "In all criminal prosecutions, the accused shall enjoy the right . . . to have the assistance of counsel for his defense."

The United States Supreme Court: "The Sixth Amendment withholds from federal courts, in all criminal proceedings, the power and authority to deprive an accused of his life or liberty unless he has or waives the assistance of counsel . . ." (*Johnson v. Zerbst*, 304 U.S. 458)

Federal Rules of Criminal Procedure: "If the defendant appears in court without counsel, the court shall advise him of his right to counsel and assign counsel to represent him at every stage of the proceedings unless he elects to proceed without counsel or is able to obtain counsel." (Rule 44)

THE OUTMODED ASSIGNED COUNSEL SYSTEM

The general practice in the federal courts is to assign counsel to indigent defendants on any basis that seems appropriate to the trial judge. Some judges call upon young lawyers, on those whose practice is not large, or on any lawyer who may be in the courtroom at the time. A few judges consider the entire local bar to be available, and some make it a practice to designate the ablest and most experienced lawyer available, especially in capital cases. One of the important considerations in the court's choice is the fact that funds are not available to compensate appointed lawyers. Many judges are reluctant to appoint a lawyer who has a thriving practice which he will have to set aside in order to defend an indigent client.

This haphazard system has been effective in most capital cases. It has worked fairly well in other cases in the less populated areas. But in the large urban centers, where the volume of criminal cases is great, the system has been tragically unfair to many defendants in non-capital cases, and has imposed needless burdens on the courts, and needless hardships on lawyers.

The solution, long overdue, rests squarely with the Congress.

UNFAIR TO THE DEFENDANT

The offices of prosecuting attorneys are staffed by career men who have a high degree of technical skill. They have at their disposal modern devices for crime detection and extensive facilities for factual investigation. The indigent defendant is in an unfair position unless he also has able and experienced counsel. But competent counsel is not often supplied by the present haphazard system of ap-

pointments. A young, inexperienced lawyer cannot balance the scales for the defendant against the modern organization of the prosecuting attorney. Nor can a skillful, experienced attorney, if his expertness is in tax matters, bankruptcy, antitrust law, or in any area other than criminal law.

Even if appointed defense counsel is exceptionally well qualified, he usually enters the case too late to balance the scales of justice. All too frequently, when defense counsel is appointed, government counsel is well along in the preparation of its case. By this time, it may be difficult to locate possible witnesses for the defendant, or they may have become unavailable, or have forgotten relevant facts. As one lawyer stated, "It is like running a one hundred yard dash, giving the other side a fifty yard head-start."

Quite aside from the need for prompt preparation of the defense, the constitutional rights of the defendant may have been waived or denied during the preliminary proceedings if the advice of counsel was not available.

As the Supreme Court pointed out in one case of this kind: ". . . during perhaps the most critical period of the proceedings against these defendants, that is to say from the time of their arraignment until the beginning of their trial, when consultation, thoroughgoing investigation and preparation were vitally important, the defendants did not have the aid of counsel in any real sense . . ." *Powell v. Alabama*, 287 U.S. 45.

UNFAIR TO THE COURT

The present system imposes on the court responsibilities that belong elsewhere. Many conscientious judges accept the obligation to protect the rights of a defendant who is represented by inept, inexperienced or indifferent counsel, but this task should not be added to the other exacting responsibilities of the trial judge. Also, often it is impossible for the court to make a proper determination of indigency when an unrepresented defendant is arraigned or appears for trial. And frequently it is embarrassing

for judges to assign reluctant, uncompensated counsel to cases that may require weeks of preparation and trial, and may involve the probability of defeat and consequent damage to reputation at the bar.

Judge Leon T. David, a veteran trial judge in Los Angeles, has described the situation:

The judge ordinarily has no investigatory facilities to verify the indigency of the prisoner. If the defendant cannot post bail and says he has neither money nor friends who will assist him, the judge may have to let the matter rest. But what lawyer will he assign to the case?

In my early years of practice, I have seen the judge scan the courtroom and summon to the indigent's defense the first young lawyer whom he recognized that morning. I have seen another reach for a list of names he kept under the corner of his blotter; the names were those of young lawyers who had requested that they be assigned for the experience. Since a lawyer is bound by tradition, by canons of ethics, and by law never to reject the cause of the defenseless or oppressed from any consideration personal to himself, it is accepted law that the court may appoint counsel from the ranks. By tradition, however, such appointments fall to the newer members of the bar although courts have assigned eminent counsel in unusual circumstances.

Over the country, lawyers recount their assignment to the defense as an epic of their apprenticeship. The reminiscence almost always ends with the stock punch line: "I got experience, but my client got jail."

All of this undermines the adversary process which is so deeply rooted in the American system of jurisprudence.

UNFAIR TO THE LAWYER

Since funds are not available to compensate appointed lawyers for their services or out-of-pocket expenses, or for investigations of the facts, a lawyer must often make a substantial personal sacrifice in order to discharge his responsibilities conscientiously. Those who do so, represent the noblest tradition of the bar.

In practice, however, the burden is spread among a relatively few members of the profession.

Many of the assignments go to young lawyers, on the questionable theory that this provides good training for the inexperienced junior member of the bar. While they may need the experience, few of them can afford to work without compensation for weeks or even months. In a recent hearing before the House Judiciary Committee, scores of letters and affidavits from young lawyers, appointed to represent indigent defendants in the federal courts, were introduced in evidence. Their testimony provided convincing evidence that the uncompensated assigned counsel plan is unduly burdensome on the young attorney. Here are some typical quotations from the record:

CASE A - "... I devoted somewhere in the area of 550-600 hours to this litigation . . . all without compensation and in a large measure without reimbursement for my out-of-pocket disbursements, which ran approximately \$400."

CASE B - "... This case took three full months of my time when I was trying to build up a practice. I had to spend money I had planned on using for a vacation (for family) . . ."

CASE C - "... I had spent approximately \$100, which was advanced to me by my wife from her bank account (saved from school teaching days) . . . 150 hours would be a conservative estimate (of time spent) . . ."

CASE D - "... I was admitted to practice . . . March 3rd. In the afternoon of the same day I received a call . . . advising me that I had been

appointed counsel for _____. The trial continued for eleven weeks . . . as a result of my absence from the office, it was necessary for the firm to employ another attorney . . .”

CASE E - “. . . . For my own preservation in my firm and for the security of my family I can no longer afford to perform this service of defending indigent prisoners without compensation.” (He had just finished a four week trial.)

Even if the appointments were distributed among all the lawyers practicing criminal law in the federal courts, the burden would fall upon a comparative few. Unfortunately only a small percentage of the lawyers specialize in criminal law practice.

Arthur S. Bell, Jr., Chairman of the Los Angeles County Bar Association Federal Courts Criminal Indigent Defense Committee (the most ambitious volunteer plan established by lawyers), reports:

“. . . we cannot expect . . . to match the performance of public defenders or paid assigned counsel. . . . ‘Based upon years of actual experience, (this) Association favors the passage of H. R. 2696 (Congressman Celler’s bill for a Federal Public Defender) to fill a critical public need.’ ”

A SOLUTION

Congressional action is needed urgently to balance the scales of justice in criminal trials in the federal courts and give reality to the indigent defendant’s constitutional right to counsel. Congress should enact legislation that will:

1. allow each district court, with approval of the Judicial Council and the Conference, to either (a) establish an Office of Public Defender if the volume of criminal cases is great enough to warrant such an office or (b) contract with a voluntary Legal Aid or Defender office to provide such service;

2. if no organized service is established, provide funds for reasonable compensation for court appointed counsel.

THE PUBLIC DEFENDER PRINCIPLE IS SOUND

The Public Defender office is a tried and proven method of providing fair play for indigent defendants. The first Public Defender was established in Los Angeles County almost 50 years ago. Today, indigent defendants in the state courts are served by more than 110 Defender offices, most of them in the larger cities. The Defender offices that reported to NLADA in 1961, handled a total of 141,719 cases. The principle of compensation for appointed attorneys is also well-established. Forty-seven of the fifty states compensate appointed attorneys in areas where no organized Defender office exists.

The Judicial Conference of the United States first approved the proposal to establish the Public Defender system in the federal courts in 1937, and has since reaffirmed its position seventeen times. Specific bills to provide federal Public Defenders were endorsed in 1944 by a special committee composed of distinguished federal judges headed by Judge Augustus Hand.

The United States Department of Justice has supported this principle since 1937. Every attorney general since then has advocated Public Defender legislation. These have included Homer S. Cummings, Frank Murphy, Robert H. Jackson, Francis Biddle, Tom C. Clark, J. Howard McGrath, James P. McGranery, Herbert Brownell, Jr., William P. Rogers and Robert F. Kennedy who, in calling for Public Defender legislation, said: "The time to translate good intentions into law is long overdue. I ask for your help as a group or as individuals in working for its enactment."

The American Bar Association has taken an active interest in proposed legislation to improve the method of providing counsel for poor defendants since 1936. In 1939, the Public Defender principle was approved by the House of Delegates. The Board

of Governors endorsed a specific Public Defender bill in 1958.

Emanuel Celler, Chairman of the Judiciary Committee of the House of Representatives, reported in 1960 that a poll of federal judges, law school deans, and professors, and ABA members showed that eighty-nine per cent favored Public Defender legislation.

Individual leaders of the bar who have supported the principle include: Hon. Earl Warren, Chief Justice of the United States; Hon. Augustus Hand and the late Hon. John J. Parker, United States Court of Appeals; Harrison Tweed, chairman of the American Law Institute; Henry P. Chandler, former director of the administrative office of the federal courts; James V. Bennett, Director of Federal Prisons; and William T. Gossett, president of the National Legal Aid and Defender Association and former vice president and general counsel of Ford Motor Company.

We should remind ourselves of the eloquent summary of the test of civilization by the chief justice of one of our state supreme courts over a generation ago:

“Equal and exact justice has been the passionate demand of the human soul since man has wronged his fellow man; it has been the dream of the philosopher, the aim of the lawgiver, the endeavor of the judge, the ultimate test of every government and every civilization.”

[John B. Winslow, CJ, Supreme Court of Wisconsin, 4 *Journal of Criminal Law and Criminology* (1914), 650.]

To deny equal justice to the poor is intolerable in principle. To continue to do so would be to jeopardize our country's claim to world leadership in the cause of freedom and justice under law.

Published by
National Legal Aid And Defender Association
American Bar Center
Chicago 37, Illinois

UNITED STATES GOVERNMENT

ew
Memorandum

TO : Mr. Gale *JK*

FROM : T. D. Westfall *TDW*

DATE: 10/29/62

SUBJECT: *O* AMERICAN BAR ASSOCIATION (ABA)
MIDYEAR MEETING
NEW ORLEANS, LOUISIANA
1/31-2/5/63

Tolson _____
Belmont _____
Mohr _____
Casper _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Gale _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Holmes _____
Gandy _____

Edwards

In September, 1962, and again in October, 1962, the Bureau's traveling exhibit on Communism was displayed at annual meetings of the Federal Bar Association and the International Association of Chiefs of Police. Both displays also featured the new panel concerning the Director's textbook "A Study of Communism." These exhibits were very well received and a number of laudatory comments were heard concerning them.

As you know, the ABA has endorsed the Director's textbook and has been urging a program of education against Communism throughout the United States. [redacted] Chairman of the ABA's Standing Committee on Education Against Communism, had indicated an interest in exhibits of this type. To date no encouragement has been given to [redacted] concerning utilization of the Bureau's traveling exhibit on Communism and the special panel on the Director's new textbook, but I believe that it would be beneficial to the Bureau to offer [redacted] and the ABA the use of this traveling exhibit at the above-captioned midyear meeting to be held in New Orleans, Louisiana. It certainly would fit quite well with the declared policy of the ABA to combat Communism. If approval is given, I will informally contact [redacted] and the necessary staff officers of the ABA in Chicago to ascertain if the FBI's traveling exhibit on Communism is desired for exhibition at the midyear meeting in New Orleans.

b6
b7C

RECOMMENDATION:

That approval be given for making arrangements to have the FBI's traveling exhibit on Communism displayed at the midyear meeting of the ABA in New Orleans, Louisiana, January 31 to February 5, 1963.

1-Mr. DeLoach
1-Mr. Sullivan

TDW:gmb
(4)

NOV 13 1962

REC-23

EX-109

11 NOV 7 1962

101-9
EX-109

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Gale *gmk*

DATE: 10/29/62

FROM : H. L. Edwards *HL*SUBJECT: AMERICAN BAR ASSOCIATION (ABA)
MIDYEAR MEETING, NEW ORLEANS, LOUISIANA
1/31-2/5/63

Tolson _____
 Belmont _____
 Mohr _____
 Casper _____
 Callahan _____
 Conrad _____
 DeLoach _____
 Evans _____
 Gale _____
 Rosen _____
 Sullivan _____
 Tavel _____
 Trotter _____
 Tele. Room _____
 Holmes _____
 Gandy _____

The ABA will hold its midyear meeting at New Orleans, Louisiana, January 31 to February 5, 1963. This is the major business meeting for the year, and the program will include meetings by each of the Sections and all of the Standing and Special Committees. The House of Delegates will also be in continuous session throughout this meeting.

This meeting is of particular importance in that the House of Delegates will elect the President-elect and act on the reports of the various Sections and Committees. It is also anticipated that there may be a move made to obtain a strong endorsement for the Director's new textbook "A Study of Communism" by the House of Delegates. It will be necessary to have Bureau coverage for all the sessions of the House of Delegates. There are also a number of committee meetings planned for the Criminal Law Section and the Family Law Section where nonmembers of these Sections will not be admitted.

As has been approved for the past several years, I believe that both the alternate Bureau liaison representative, SA Supervisor [redacted] and I should attend this meeting to properly discharge our liaison responsibilities and protect the Bureau's interest. It is not possible for me to personally cover all the activities at the meeting, and I will not be able to utilize New Orleans Agents because Section and Committee membership are essential to be admitted to some of the meetings that must be covered.

It should be pointed out that while the midyear meeting is smaller in attendance than the annual ABA meeting, there will be approximately fifteen hundred persons in attendance at this meeting, which is devoted primarily to business activities. It provides the Bureau's representatives a better opportunity for contact with the ABA staff and key officers than does the annual meeting where the attendance is between fifteen thousand and twenty thousand.

EDW:gmk
 (2)

REC-23

15 NOV 7 1962

50 NOV 13 1962

EX-109

Memo to Mr. Gale
Re: American Bar Association (ABA)

RECOMMENDATION:

That approval be given for H. L. Edwards and SA Supervisor
 to attend the ABA midyear meeting at New Orleans, .
Louisiana, January 31 to February 5, 1963.

b6
b7C

Dio/vg

PH

JL

*GA.
ik*

✓

F B I

Date: 11/9/62

Transmit the following in _____
(Type in plain text or code)Via AIRTEL AIRMAIL
(Priority or Method of Mailing)

TO: DIRECTOR, FBI
FROM: SAC, LITTLE ROCK (80-349)

AMERICAN BAR ASSOCIATION
MID-SOUTH REGIONAL MEETING
LITTLE ROCK, ARKANSAS
NOVEMBER 8 - 10, 1962

ReBulet 10/11/62.

Spot coverage is being maintained on captioned meeting. There is enclosed herewith the program of the meeting, a copy of the law-layman conference program and one copy each of three items appearing in the "Arkansas Democrat," a Little Rock daily newspaper on 11/8/62 concerning this matter. These newspaper articles are captioned "Crime Breeds on 'Soft' Counts, McCellan Says," "Panel to Pose Three Problems for Lawyers," and "Cuba Offers 'Lesson' On Freedom."

The Bureau will be kept advised of pertinent details of this meeting.

Enc. (5)

TBW:ra

(4)

ENCLOSURE
RECEIVED
NOV 12 1962

RECEIVED
NOV 12 1962

50 NOV 19 1962

REC-10

cc retained
94-1-369-1788
12 NOV 12 1962

Approved: [Signature]
Special Agent in Charge

Sent 7:10 PM M Per [Signature]

burden the processes of criminal law enforcement, aside from being an invitation to witnesses to flout the authority and jurisdiction of the Congress."

McClellan declared that when courts "show undue solicitude for criminals" the "quest for error" crosses the "border of rationality."

Offers Cases

Among his illustrations were these:

District of Columbia police, informed that the narcotics law was being violated at a certain Wash-

ington rooming house, went to the house. As they stepped into the entrance, he said, the operator hurried past them to an outside garbage can. The police searched the can, found drugs and used these as evidence at the trial in which the operator was convicted. The appeals court, according to McClellan, reversed the conviction on the ground that "looking into the garbage can constituted unreasonable search and seizure."

Federal agents, investigating theft of liquor shipments, had observed a suspect and his partner loading, transporting and unloading certain cartons. Arrests were made. The cartons, taken into custody, were found to contain stolen radios instead of stolen liquor. The trial conviction was later set aside "on grounds of unreasonable search and seizure," McClellan said.

He declared that in "each of the cases" he had cited "the guilt of the defendant was never in question."

McClellan then referred to the Mallory decision of 1957 in which the U.S. Supreme Court ruled that a Negro sentenced to death in a rape case had to be released because police held him seven hours before his arraignment and he was arrested, according to the court, without sufficient cause.

"When that decision was rendered five years ago, the crime rate was increasing less than four times as fast as the population," he told the attorneys. "Today, the crime rate is increasing five times as fast."

His final charge to his peers was:

"It is our high obligation to raise our voice in criticism, consistently, unceasingly, neither stridently nor apologetically, but with all the force and dignity of our capacity as officers of the courts—so that the judicial 'quest for error' in criminal cases may be brought to an end."

(Mount Clipping in Space Below)

Crime Breeds on 'Soft' Courts, McClellan Says

By BOBBIE FORSTER
Democrat Staff Writer

U.S. Sen. John L. McClellan charged today before members of the bar:

"If there is anything certain any more in the field of law and criminal justice, it is that disrespect for law is bred — and crime statistics rise — when courts show undue solicitude for criminals."

McClellan also had words of counsel for his colleagues at the Mid-South regional meeting of the American Bar Association in the Hotel Marion.

As officers of the court, he advised them, they have an "inescapable duty" to raise their voices with "force and dignity" to reverse the current trend of

violence and lawlessness.

Otherwise, he continued, "American civilization is ultimately headed for the scrap heap."

In documenting his charge that the courts themselves can give impetus to crime, Arkansas's senior senator, a former prosecuting attorney, probed even the U.S. Supreme Court as he marshalled three factors as a sort of "res gestae":

1. A current trend toward a "judicial quest for error" in criminal cases, resulting too often, he said, in a "fabric of general disrespect for law, which the court itself thus helped to weave."

2. Certain "forces in modern society," particularly "the self-admiring 'advanced thinkers' to

whom the creature who murders a woman at her prayers is not an object of moral repugnance; rather they consider him a fascinating opportunity for psychological speculation and experimentation."

3. Abuse of the "discretion permitted in our systems of punishment, probation and parole."

Points to Evidence

McClellan first pointed to "evidence of moral sickness . . . all around us: in the pornography that defiles every newstand, in the peep shows that pollute most motion pictures, and in the violence that leaps from the TV screen into every living room."

He called these "inducements — if not instructions — for lust and brutality (which) are the seeds

of crime."

He quoted figures showing that 20,000 of the persons listed as fugitives by the FBI are wanted as parole or probation violators and that at least 135 of the 160 criminals who appeared between 1950 and 1960 on the FBI's "Most Wanted" list "had previously received some sort of leniency."

He especially directed the "particular scrutiny of my fellow lawyers" toward "those judges, who in the words of Mr. Justice (Felix) Frankfurter (U.S. Supreme Court, retired), 'turn a criminal appeal into a quest for error, with the result that persons of unchallenged guilt often are released to resume their lives of

crime."

McClellan used a dispassionate, clinical approach in his attitude toward the courts and declared:

"I think we have disposed of the shallow but subtly dangerous theory that when any American exercises his constitutional right to criticize any judicial decision, he is doing something disreputable."

Precedent for proper criticism of the courts, he continued, had been set by various bodies, including the Chief Justices of our State Courts when they questioned some decisions of the U.S. Supreme Court, by the American Bar Association itself when it declared:

"The paralysis of our internal security grows largely from the construction and interpretation centering around technicalities emanating from our judicial process which the Communists seek to destroy, yet, use as a refuge to masquerade their diabolical objectives."

McClellan charged:

"I believe there was a 'quest for error' in nearly all, if not all, of the Supreme Court decisions which produced what your own association described as a 'paralysis of our internal security.'"

He cited decisions by the U.S. Supreme Court in connection with preemption of prosecution of Communists to the federal (instead of state) courts, other decisions which, "threw sand into the machinery built by the executive branch of the government to guard against Communist infiltration."

He accused the Supreme Court of having "invented and then applied a new rule of law" last spring in nine contempt cases involving congressional inquiry into Communist activity.

He declared:

"This rule, requiring an indictment for contempt of Congress to contain a statement on the subject matter under inquiry as to the time of the alleged contempt, flies directly into the face of well-settled rulings by Circuit Courts of Appeals, including rulings which directly controlled the indictments which were set aside. "This ruling, if consistently observed by the Supreme Court, will further weaken and unnecessarily

(Indicate page, name of newspaper, city and state.)

1

Arkansas Democrat

Little Rock, Ark.

Date: 11-8-62

Edition: City

Author:

Editor: E. I. Herrington

Title: American Bar Association

Character:

or

Classification: 80-349

Submitting Office: Little Rock

1788

(Mount Clipping in Space Below)

Panel to Pose Three Problems for Lawyers

Do lawyers have dilemmas?

The program coordinators for the joint session of the American Bar Association regional section on real property, probate and trust law and the taxation section think lawyers do have dilemmas.

And they will present dramatizations of three situations that can—they don't admit they have—arise to confront lawyers with knotty problems.

The dramas, to be ad libbed from a script outline, will come at Saturday morning's session with Bolon B. Turned, judge of the Tax Court of the United States, as panelist.

Lee I. Park of Washington, immediate past chairman of the ABA House of Delegates, will preside at Saturday's session.

Tomorrow afternoon, the joint meeting of the two sections will hear three speakers. Lester Ponder, a native of Walnut Ridge and now a resident of Indianapolis, will discuss "Gifts and Giving." Ponder is former assistant attorney general of Arkansas and served as assistant chief counsel of the Internal Revenue Service before going into private practice in Indianapolis.

Other speakers are William P. Cantwell of Denver, Gordon R. Carpenter who is vice president and trust officer for the First National Bank in Dallas, and Adrian Williamson of Monticello. Presiding at this session will be Edward B. Winn of Dallas. E. Charles Eichenbaum of Little Rock is coordinator of the section on taxation.

Judge Turner, who speaks Saturday morning, is a native of Pulaski County who was educated in the public schools here, the University of Arkansas and George Washington University.

In 1923 he became assistant to the then assistant to the Secretary of the Treasury and worked on preparations of a revenue bill which became the Revenue Act



JUDGE BOLON TURNER
... Pulaski Native

of 1924. Then he was named a member of the three man committee to draft the regulations under the act. One of the important administrative changes made by the act was the creation of the U.S. Board of Tax Appeals, for which he later became the attorney.

In 1927 he returned to Little Rock and became a member of the firm of Gates and Turner and later of the firm of Turner and Hays, the latter in association with Brooks Hays, now special assistant to President Kennedy.

Turner organized the income tax department of the Arkansas Revenue Department.

In 1934 he was named to the U.S. Tax Court, then the Board of Tax Appeals, and was reappointed in 1946 and 1958. He served as chief judge of the court from 1945 to 1949. April 15, 1962 he retired as a full-time judge of the court and is now serving on recall duty status.

(Indicate page, name of newspaper, city and state.)

12

Arkansas Democrat

Little Rock, Ark.

Date: 11-8-62

Edition: City

Author:

Editor: E. I. Herrington

Title: American Bar Association

Character:

or

Classification: 80-349

Submitting Office: Little Rock

1788

(Mount Clipping in Space Below)

Cuba Offers 'Lesson' On Freedom

American Bar Head Stresses Value Of Independent Courts

Cuba is a vivid object lesson to the legal profession in particular as well as to the American people in general, the president of the American Bar Association told 100 delegates attending the Mid-south regional ABA meeting in the Hotel Marion today.

"Preservation of freedom is heavily dependent upon an independent bar and judiciary, and they no longer exist in Cuba," said Sylvester C. Smith Jr. of Newark, N.J.

In the same address, Smith pointed to two plans of the ABA now in developing stages:

One is to hold, next year, an unprecedented world conference of lawyers from more than 100 nations to explore avenues of world peace through law in an international effort under the leadership of the legal profession.

The other is for a nationwide survey next year in a state-by-state study of the extent to which legal counsel is available to indigent defendants accused of crimes.

Smith said that the planned world conference would be "conducted by lawyers and not by governments."

He admitted the objective is idealistic, an "approach to peace through application of the rule of law."

But he declared that a "great earned profession can never accept less than the idealistic, even though realistically we know it may take many years to attain that goal."

He said the state-by-state study of counsel available for indigent accused will include present procedures for providing attorneys or those unable to employ lawyers, the extent to which counsel is provided by the court-appointed system in which lawyers serve without pay and the "defender system."

There is a need to make a thorough study to find out if the constitutional right of counsel under the Sixth Amendment to the constitution is, in fact, being granted to poor persons accused of crimes," Smith continued.

"It is my personal opinion that a great deal more is being done by lawyers... then is publicly realized."

Smith also said he felt that if poor people accused of crimes have "competent counsel" when brought to trial, the appellate courts would have less reason to reverse convictions appealed on the ground that the accused did not receive constitutional protection.

He added that this would help improve law enforcement.

Smith was solemn as he warned of the threat to democratic processes when a free and independent bar and judiciary are encroached upon by other branches of government.

One of Castro's first steps, he reminded the 700 attorneys present, was to reface Cuba's independent bar and courts with so-called "people's courts."

This again demonstrated that when the freedom and independence of the judiciary and the legal profession are lost, free-

dom and democratic processes (for others) cannot endure," he added.

He recounted the experience of a former justice of the Cuba Supreme Court who fled to the United States to escape dictation from the Castro regime. Smith said:

"This distinguished judge described how he had to leave Cuba because (Che) Guevarra and Raoul Castro had sent word to the (Cuba) Supreme Court that it must decide a case in a certain manner. He said the chief justice and other members of that court resisted under pressure until the members of the court were able to leave Cuba."

He said the real tragedy is that there is no longer a free and independent bar in Cuba.

Smith pointed to Cuba as "a good example, within 90 miles of our shore, of communism in action—a small party ruling with force, maintaining its power, unwilling to submit to the people a choice through a free election, plotting and planning to carry out the objectives of the Communist conspiracy to conquer the world and destroy the free democratic nations."

The regional meeting of the ABA continues in Little Rock through Saturday.

This afternoon delegates and their wives were to be at a barbecue at Winrock Farm, home of Mr. and Mrs. Winthrop Rockefeller.

Wives of the delegates toured Little Rock this morning, with wives of Little Rock attorneys as guides.

(Indicate page, name of newspaper, city and state.)

1

Arkansas Democrat

Little Rock, Ark.

Date: 11-8-62

Edition: City

Author:

Editor: E. I. Herrington

Title: American Bar Association

Character:

or

Classification: 80-349

Submitting Office: Little Rock

94-1-17-1788



Democrat Photo by Gantax

SMITH SAYS "DEMOCRACY DEPENDS ON FREEDOM OF BAR"

... Conference chairman Ashley Cockrill, Sen. McClellan among listeners

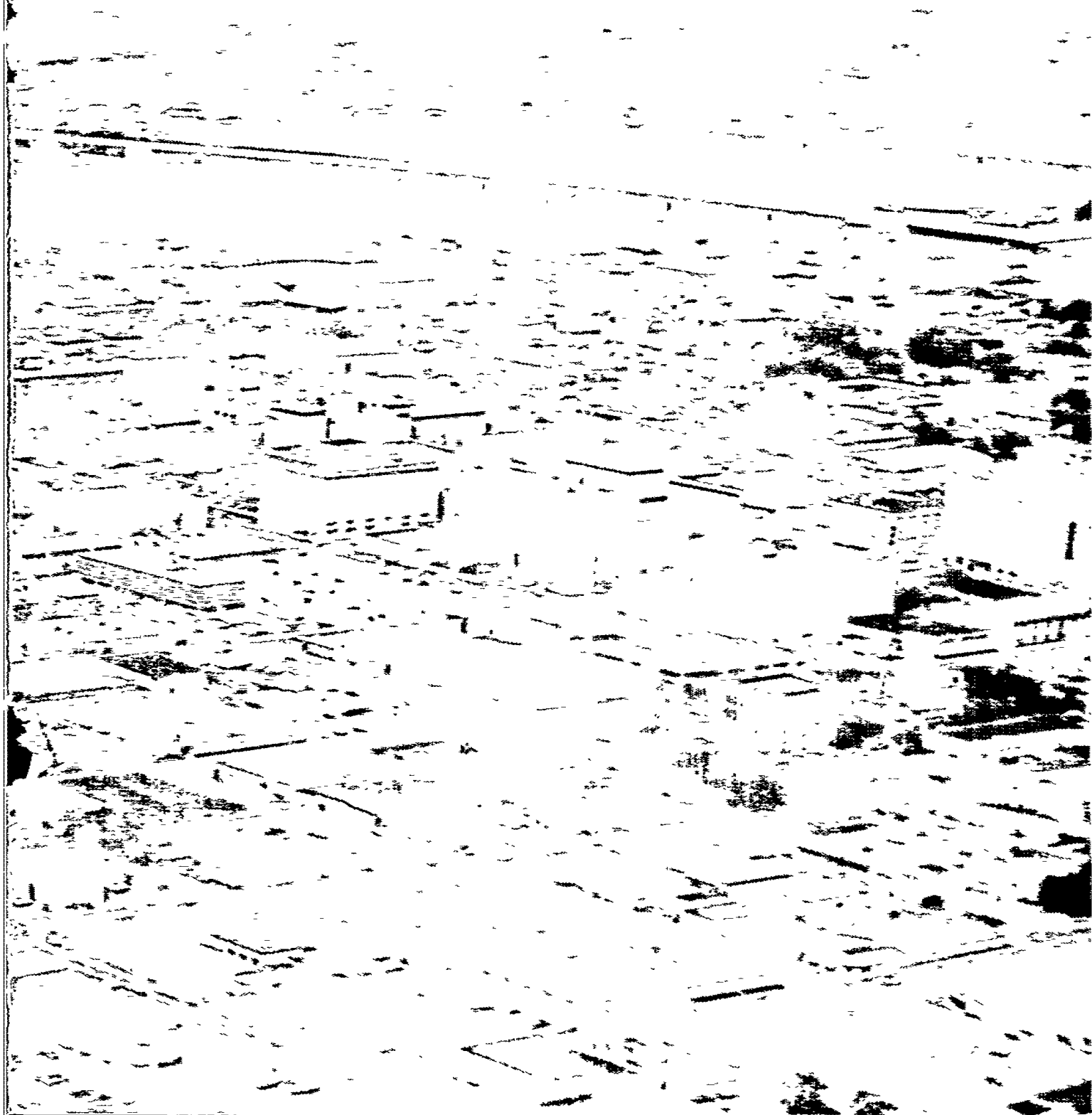
Enc. to Bureau from SAC, LITTLE ROCK (80-349)
RE: AMERICAN BAR ASSOCIATION
MID-SOUTH REGIONAL MEETING
LITTLE ROCK, ARKANSAS
NOVEMBER 8 - 10, 1962
11-9-62

Enc. Program of meeting, one pamphlet entitled Law-Layman Conference
and 3 newspaper articles re this matter.

11-1-204-1788

ENCLOSURE

PROGRAM
MID-SOUTH REGIONAL MEETING
AMERICAN BAR ASSOCIATION
November 8-9-10
1962
Little Rock, Arkansas



WELCOME TO LITTLE ROCK!
THE CITY OF THREE CAPITOLS
A Combination of the Old South and the
New Southwest

WEAR YOUR BADGE!

Pick up your badge at the Registration Desk on the mezzanine of the Hotel Marion upon your arrival. Wear your badge at all times as admission to receptions and meetings will be by badge only.

EXHIBITS

Please visit the educational exhibits on the mezzanine of the Hotel Marion.

In Little Rock This Week

DELTA ART SHOW

Arkansas Art Center - MacArthur Park
Museum of Natural History and Antiquities
(Birthplace of Gen. Douglas MacArthur)
MacArthur Park

Audubon Room - American Glass Display
MacArthur Park

KIWANIS MINSTREL
November 7th, 1962

GOLDOSKY'S OPERA - LITTLE ROCK
November 10th, 1962

Municipal Concert Association
Robinson Auditorium - Markham at Broadway

Territorial Restoration ----- 214 East Third St.
Tours at 10:00 A.M. to 5:00 P.M. each day.

Old State House ----- 300 West Markham St.
Tours at 10:15 A.M. and 3:00 P.M. each day.

IMPORTANT NOTICE

Most Reverend Albert L. Fletcher, Bishop of the Roman Catholic Diocese of Little Rock, has granted dispensation from the law of abstinence for ALL persons in attendance at the Regional Meeting for the entire day of Friday, November 9th; in other words, the Catholics in attendance at the meeting may lawfully eat meat at all meals on Friday, November 9th.

P R O G R A M

MID-SOUTH REGIONAL MEETING AMERICAN BAR ASSOCIATION

November 8-10, 1962

Little Rock, Arkansas

GENERAL INFORMATION

All events, unless otherwise indicated, will be held in the Marion Hotel, Markham & Louisiana, Little Rock, Arkansas. The Registration and Information Desk, located on the mezzanine, will be open from 2:00 P.M. to 6:00 P.M. on Wednesday, November 7; and from 8:00 A.M. to 6:00 P.M. on Thursday and Friday, November 8 and 9.

SPECIAL EVENTS

NOVEMBER 7TH, WEDNESDAY

6:00 P.M. - EVENING ENTERTAINMENT

Little Rock Lawyers' Homes and Clubs

NOVEMBER 8TH, THURSDAY

9:30 A.M. - 4:30 P.M. LADIES HOSPITALITY SUITE OPEN

Room 424 - Refreshments and Information

9:30 A.M. TOUR OF HISTORIC SITES. COFFEE AT GOVERNOR'S MANSION

12:15 P.M. ASSEMBLY LUNCHEON (Forum Room)

2:00 P.M. TOUR OF WINROCK FARM, PETIT JEAN, ARKANSAS

Board chartered buses at Marion Hotel for trip to Winrock. Chuckwagon and bar at Winrock.

9:30 P.M. CABARET DANCE - CASH BAR - MUSIC BY THE BETTY FOWLER FOUR (Continental Room)

NOVEMBER 9TH, FRIDAY

9:30 A.M. - 4:30 P.M. LADIES' HOSPITALITY SUITE OPEN

Room 424, Marion Hotel. Shopping tours for the ladies. Morning Coffees at private homes.

12:00 NOON - LUNCH AND STYLE SHOW AT THE LITTLE ROCK COUNTRY CLUB

Transportation furnished.

**12:15 P.M. ASSEMBLY LUNCHEON (UNDER
AUSPICES OF LAW & LAYMAN TRAFFIC CON-
FERENCE**

(Hall of Fame)

**6:00 - 7:00 P.M. RECEPTION (COMPLIMENTARY
FOR ALL REGISTRANTS AND THEIR LADIES)**

(Junior Ball Room)

7:30 P.M. BANQUET

(Hall of Fame)

9:30 P.M. DANCING

(Hall of Fame)

Music by Tommy Scott

NOVEMBER 10TH, SATURDAY

**9:30 - 11:30 A.M. LADIES' HOSPITALITY SUITE
OPEN**

Room 424

No planned tours but information about transportation, entertainment, and supper clubs in Hot Springs available at Registration Desk.

MID-SOUTH REGIONAL MEETING

P R O G R A M

NOVEMBER 7TH, WEDNESDAY

2:00 - 6:00 P.M. REGISTRATION

(Mezzanine, Marion Hotel)

Pick up badge and tickets.

6:00 P.M. EVENING ENTERTAINMENT

Little Rock Lawyers' Homes and Clubs

NOVEMBER 8TH, THURSDAY

**7:30 A.M. MEETING OF COUNCIL, FAMILY LAW
SECTION**

(Arkansas Bar Center, 314 W. Markham Street,
Little Rock, One block west of Marion Hotel)

8:00 A.M. - 6:00 P.M. REGISTRATION

(Mezzanine, Marion Hotel)

10:00 - 11:00 A.M. OPENING ASSEMBLY

(Forum Room)

PRESIDING

Sylvester C. Smith, Jr., President, American Bar Association

INVOCATION

Rev. Richard B. Hardie, Westover Hills Presbyterian Church

ADDRESSES OF WELCOME

Honorable Orval E. Faubus, Governor of Ark.
Oscar Fendler, President, Arkansas Bar Ass'n.
Warren Wood, President, Pulaski County Bar Association

RESPONSE

Walter E. Craig, President-elect, American Bar Association

INTRODUCTION OF DISTINGUISHED GUESTS

Walter E. Craig, President-elect, American Bar Association

ADDRESS

Sylvester C. Smith, Jr., President, American Bar Association

INTRODUCTION OF SPEAKER

Heartsill Ragon, Past President, Arkansas Bar Association

ADDRESS

Honorable John L. McClellan, United States Senator from Arkansas

**12:15 P.M. ASSEMBLY LUNCHEON
(Forum Room)****Presiding**

James D. Fellers, Board of Governors, 11th Circuit, American Bar Association, Oklahoma City, Oklahoma

Invocation

Monsignor Claiborne Lafferty, St. John's Seminary

Introduction of Speaker

Will S. Mitchell, Past President, Arkansas Bar Association

Address

Eugene J. McNeely, President, American Telephone and Telegraph Company

2:00 - 2:30 P.M. BUSES LEAVE FOR WINROCK FARM TOUR (CHUCKWAGON BARBEQUE)**9:30 P.M. CABARET DANCE - CASH BAR - THE BETTY FOWLER FOUR**

(Continental Room)

NOVEMBER 9TH, FRIDAY**8:00 A.M. - 6:00 P.M. REGISTRATION**

(Mezzanine, Marion Hotel)

8:00 A.M. - UNIVERSITY OF TENNESSEE ALUMNI BREAKFAST

(East Room)

8:00 A.M. - DELTA THETA PHI FRATERNITY BREAKFAST

(State Room) (\$2.00)

8:00 - 9:30 A.M. BREAKFAST - AMERICAN JUDICATURE SOCIETY

(Court Room)

Subject

Model Judicial Selection — The Iowa Story

Panel

Hon. Theodore G. Garfield, Chief Justice, Supreme Court, State of Iowa

Edward H. Jones, Secretary, Iowa State Bar Association

W. Earl Hall, Editor, Chairman of Voters' Committee for Judges and Courts

E. Eugene Davis, Member, Committee on Judicial Administration

8:00 A.M. CONTINENTAL BREAKFAST - SECTION OF FAMILY LAW

(Private Dining Room of Continental Room)

8:00 A.M. Special Committee on Lawyers Title Guaranty Funds

(Rendezvous Room)

Presiding

Stanley B. Balbach, Chairman

Webber, Balbach & Thies

Champaign County Bank & Trust Co. Building
Urbana, Illinois

8:00 A.M. LAWYERS REFERRAL BREAKFAST (See Bulletin Board in West Room)

Presiding

Ben R. Miller, Baton Rouge, Louisiana

Speaker

Walter E. Craig, President-elect, American Bar Association

9:00 A.M. - 4:00 P.M. SECTION OF INSURANCE, NEGLIGENCE, AND COMPENSATION LAW

(Esquire Room, Manning Motor Motel
One block East of Hotel Marion)

Meeting of Council and Committee Chairmen

10:00 A.M. - UNAUTHORIZED PRACTICE COMMITTEE

(See Bulletin Board in Lobby)

S E M I N A R S

CO-CHAIRMEN

Dean Ralph C. Barnhart, University of Arkansas
School of Law, Fayetteville, Arkansas

Robert S. Lindsey, Tower Building, Little Rock

9:00 - 11:45 A.M. SECTION OF FAMILY LAW (Continental Room)

Subject

Practical Aspects of Family Courts and Family Law Practice

Presiding

Howard C. Bregel, Chairman-Elect of the Section

The ABC's of Divorce Practice

Howard C. Bregel, Section Chairman-Elect,
Baltimore, Md.

Economics of Family Law Practice

Morris N. Hartman, Section Vice-Chairman,
Elizabeth, New Jersey

Fees, Time and Conscience in Family Law Practice

Steele Hays, Little Rock, Ark.

The Handling of Domestic Relations Cases in Connecticut Circuit Court

Judge David H. Jacobs, Meriden, Conn.

The Lawyer's Role in California Reconciliation Court Plan

Judge Roger Pfaff, Los Angeles, Calif.

To Handle or Not to Handle Family Law Cases

Stanton L. Ehrlich, Section Chairman, Chicago, Illinois

9:30 - 11:45 A.M. SECTION, CORPORATION, BANKING & BUSINESS LAW

(Forum Room)

Chairman of the Meeting

Eugene J. Conroy, Chairman-Elect of the Section General Solicitor, Prudential Insurance Company, Newark, New Jersey

Presiding

Robert C. Barker, Chairman of Committee on Developments in Business Financing. Vice President and General Counsel, The Northern Trust Company, Chicago, Illinois

Moderator

Ray Garrett, Jr., Vice-Chairman of the Section, Reporter of Committee on Developments in Business Financing. Gardner, Carton, Douglas and Chilgren, Chicago, Illinois

Panel Discussion

Where to Find Money

Falkner C. Broach, Chairman of the Executive Committee, National Bank of Tulsa, Tulsa, Oklahoma

Clarence J. Faherty, Vice President, Prudential Insurance Company, Newark, New Jersey

Paul R. Moo, Esquire, General Counsel, Associates Investments Company, South Bend, Indiana

Frederic T. Suss, Esquire, General Counsel, Small Business Administration, Washington, D. C.

Charles S. Werner, Esquire, Shearman Hammill and Co., Chicago, Illinois

9:30 - 11:45 A.M. SECTION OF JUDICIAL ADMINISTRATION

(Court Room)

Subject

Model Judicial Article

Presiding

Hon. Ivan Lee Holt, Jr., Chairman, Section of Judicial Administration

Panel

A Unified Judicial System

J. Wesley McWilliams, Attorney, Philadelphia, Pa.

Court Administration

Hon. Robert C. Finley, Chief Justice, Supreme Court of Washington

Selection and Tenure

Hon. W. St. John Garwood, former Associate Justice of Supreme Court of Texas, Austin, Texas

9:30 - 11:45 A.M. SPECIAL COMMITTEE ON ECONOMICS OF LAW PRACTICE

(Rendezvous Room)

Presiding

John D. Conner, Chairman, Standing Committee on Economics of Law Practice

Subject

Determination and Charging of Legal Fees

Speaker

Determination and Billing of Legal Fees

Lewis F. Powell, Past Chairman of Standing Committee on Economics of Law Practice, Richmond, Virginia

Use of Minimum Fee Schedules in Determining Legal Fees

Cullen Smith, Waco, Texas

Panel Discussion

Cullen Smith, Waco, Texas

Hon. E. B. Smith, Boise, Idaho, Gerald C. Snyder, Waukegan, Illinois

9:30 - 11:45 A.M. TRAFFIC COURT ACTION PROGRAM

(State Room)

Presiding

Albert B. Houghton, Chairman, ABA Standing Committee on Traffic Court Program, Milwaukee, Wisconsin

Traffic Court Study Recommendations

P. James Demopolos, Associate and Advisory Committee, ABA Traffic Court Program, Oklahoma City, Oklahoma

Statewide Uniform Rules Governing Procedures in Traffic Courts

Judge Earl Frost, Municipal Court, Kansas City, Missouri

Traffic Court Needs

Doren Robert Eskew, Chairman, State Bar of Texas, Committee on Traffic Courts, Austin, Texas

Judge's Responsibilities for Citizen Support

Judge Murray Anderson, Municipal Court, Lake Charles, La.

Penalties to Influence Driver Attitudes

Frank Holt, Attorney General, State of Arkansas, Little Rock, Arkansas

**9:30 - 11:45 A.M. LOCAL GOVERNMENT LAW
(Room 414)**

Subject

Zoning Trends and Subdivision Controls

Speaker

E. C. Yokley, Attorney, Nashville, Tenn.

**12:00 NOON - NATIONAL ASSOCIATION OF WOMEN LAWYERS
(Sam Peck Hotel)**

Presiding

Dorothy Yancy Howard, South Central Regional Director, Little Rock

Invocation

Cathrine Edmondson, Vice-President, Washington, D. C.

Welcome

Ruth Lindsey, President, LR Association of Women Lawyers

Response

Louise Mattox, State Delegate, Kansas

Introduction of Distinguished Guests

Catherine Anagnost, President-Elect, Chicago, Illinois

Introduction of Speaker

Dorothy M. Orsini, President

Speaker

Hon. Catherine Norrell, Member of Congress, Monticello, Arkansas

BUSINESS SESSION

**12:00 NOON - VANDERBILT UNIVERSITY LUNCHEON
(Rendezvous Room)**

12:15 P.M. - ASSEMBLY LUNCHEON (UNDER AUSPICES OF LAW & LAYMEN TRAFFIC CONFERENCE)

(Hall of Fame)

Presiding

William B. Spann, Jr., Member, ABA Board of Governors, Atlanta, Georgia

Greetings

Chief Justice Carleton Harris, Supreme Court of Arkansas

Introductions

Remarks

Sylvester C. Smith, President, American Bar Association, Newark, New Jersey

Lawyers, Laymen and Traffic Courts

Charles E. Whittaker, Justice of the Supreme Court of the United States, Retired, Kansas City, Missouri

2:00 - 4:45 P.M. LAW-LAYMEN CONFERENCE ON TRAFFIC COURTS AND TRAFFIC SAFETY

(Hall of Fame)

Presiding

William B. Spann, Jr., Member, ABA Board of Governors, Atlanta, Georgia

Greetings

Walter E. Craig, President-elect, American Bar Association, Phoenix, Arizona

Traffic Court Problems

Justice W. N. Ethridge, Jr., Supreme Court of Mississippi, Jackson, Mississippi

Insurance Industry and Traffic Courts

Richard O. Bennett, Treasurer, Insurance Institute for Highway Safety, Washington, D. C.

Women's Influence on Traffic Courts

Mrs. B. V. Todd, Director, Consultant and Former Chairman, Safety Division, General Federation of Women's Clubs; Women's Division, Automotive Safety Foundation, Washington, D. C.

Youth and the Driving Problem

William A. Sims, Student, Hendrix College, Conway, Arkansas

Justice - A National Problem

Raymond Burr, of Television's CBS "Perry Mason" program, Hollywood, California

Summary -- An Action Program for Traffic Courts

James P. Economos, Director, Traffic Court Program of the American Bar Association, Chicago, Illinois

2:00 - 4:45 P.M. STANDING COMMITTEE ON UNAUTHORIZED PRACTICE OF LAW

(West Parlor)

Symposium

All Lawyers invited to attend.

Speaker

Wayland B. Cedarquist, Chicago, Illinois, Member, American Bar Committee and Editor of Unauthorized Practice News.

Subject

Bar Association Work to Protect the Public from Unauthorized Practice

Speaker

Melvin F. Adler, Fort Worth, Texas, Executive Secretary, American Bar Committee, formerly Chairman, Unauthorized Practice Committee, State Bar of Texas

Subject

Recent Developments in the Unauthorized Practice Campaign

Reports

State and Local Chairmen and Counsel of Unauthorized Practice Committees within the Mid-South Region

Open Forum

Mr. Cedarquist, Moderator

2:00 - 4:45 P.M. SOUTHERN CONFERENCE OF BAR ASSOCIATION SECRETARIES

(Ark. Bar Center, 314 W. Markham St.)

Welcome

Henry H. Harned, President, National Conference of Bar Association Secretaries

Welcome

Dorothy M. Orsini, Executive Director, Arkansas Bar Association

Response

William E. Pool, Executive Director, State Bar of Texas

Address**Hidden Assets**

Hon. Edward L. Wright, Chairman, House of Delegates, American Bar Association

Address**Bar Leadership**

James M. Spiro, Director of Activities, American Bar Association

Panel

Moderator - Henry H. Harned, President, National Conference of Bar Association Secretaries

Subject

Current Bar Association Problems

Panel Members

Wade F. Baker, Executive Director, The Missouri Bar

Kenneth Harris, Executive Secretary, Oklahoma Bar Association

Alice Nevels, Secretary-Treasurer, Mississippi State Bar

John B. Scott, Secretary, Alabama State Bar Association

John C. Sandidge, Executive Secretary, Tennessee Bar Association

Business Session

2:30 - 4:30 P. M. SECTION ON REAL PROPERTY, PROBATE & TRUST LAW, JOINT SESSION WITH TAXATION SECTION

(Continental Room)

Local Coordinator, Section of Taxation

E. Charles Eichenbaum, Little Rock

Presiding

Edward B. Winn - Lane, Savage, Counts & Winn, Dallas, Texas

Gifts & Gifting

Lester Ponder, Barnes, Hickam, Pantzer and Boyd, Indianapolis, Indiana

Techniques of Giving

William P. Cantwell, Holland and Hart, Denver, Colorado

Problems of Fiduciaries in Discharging Trust Obligations

Gordon R. Carpenter, Vice-President and Trust Officer, First National Bank in Dallas, Dallas, Texas

Panel Discussion

Adrian Williamson, Panelist, Williamson, Williamson & Ball, Monticello, Arkansas, Joins speakers for inquiries to panel.

4:30 P.M. - JUNIOR BAR CONFERENCE BUSINESS SESSION

(East Parlor)

6:00 - 7:00 P.M. RECEPTION

(Junior Ball Room)

7:30 P.M. - BANQUET

(Hall of Fame)

Presiding

Edward L. Wright, Chairman, House of Delegates, American Bar Association, Little Rock

Invocation

The Right Reverend Robert R. Brown, D.D., Diocese of Arkansas, Episcopal Church

Speaker

Hon. George Rose Smith, Justice, Arkansas Supreme Court

Subject

Don't Stare at the Decisis

9:30 P.M. - 12:30 A.M. DANCING
(Hall of Fame)

NOVEMBER 10TH, SATURDAY

**9:30 - 11:30 A.M. SECTION OF INSURANCE,
NEGLIGENCE AND COMPENSATION LAW**
(Forum Room)

Presiding

Welcome D. Pierson, Oklahoma City, Oklahoma, Last Retiring Chairman of Section

Subject

The Jury Reports

Speakers

Oscar Alagood, Little Rock, Arkansas, Radio and TV executive and news commentator.
Alston Jennings, Attorney, Little Rock, Ark.

**9:30 - 11:30 A.M. SECTION OF TAXATION (JOINT
SESSION WITH REAL PROPERTY, PROBATE AND
TRUST LAW)**

(Hall of Fame)

Local Coordinator

E. Charles Eichenbaum, Boyle Building, Little Rock

Presiding

Lee I. Park, Hamel, Park and Saunders, Washington, D. C.

Dramatization

The Lawyers Dilemma, or, What is the Answer?

Dramatis Personae

Members of the Bar

Scene One - **A Surprise Package in the Safety Deposit Vault**

Scene Two - **Mr. Real Estate Developer visits His Lawyer**

Scene Three - **Lawyers Gird for Battle**

Panels discussions follow each scene: (Scene Three Panelist - Hon. Bolon B. Turner, Judge, Tax Court of the United States.)

11:00 A.M. - ROLE OF ORGANIZED BAR IN FEDERAL LEGISLATION

Hon. Wilbur Mills, Member of Congress, Arkansas, Chairman - House Ways and Means Committee

9:30 - 11:30 A.M. SECTION OF ADMINISTRATIVE LAW

(Continental Room)

Introduction

Whitney R. Harris, Dallas, Texas, former Chairman, Section on Administrative Law, American Bar Association

Announcement

The Newly Created Division on State Administrative Law of the American Bar Association
Dan M. Byrd, Jr., Chairman, Atlanta, Georgia

Debate

RESOLVED That the Model State Administrative Procedure Act Should Be Adopted By the Several States

Moderator

Hon. J. Smith Henley, U. S. District Judge, Eastern District of Arkansas

Affirmative

Professor William J. Pierce, University of Michigan, Ann Harbor, Michigan

Negative

Maurice H. Merrill, Research Professor of Law, University of Oklahoma, Norman, Oklahoma

Panelists

Charles R. Nesbitt, Oklahoma City, Okla.

Warren E. Goff, Dallas, Texas

Robert L. Howard, Columbia, Mo.

John E. Stone, Jackson, Miss.

Kay L. Matthews, Little Rock, Arkansas

Val. Sanford, Nashville, Tennessee

ACKNOWLEDGMENTS

Grateful acknowledgment to all who contributed to the success of the Mid-South Regional Meeting.

Arkansas-Louisiana Gas Company - Ladies' Luncheon and Corsages

Arkansas-Louisiana Industries, Inc., Emmet, Arkansas - Rocking Chair

Arkansas Power & Light Company - Ozarks Cookbook

Arthur Reed Machine Shop - Arkansas Nutcracker

Arkansas Rice Growers Cooperative Association - Rice

Arkansas State Rice Milling Co., Carlisle, Arkansas - Rice

Commercial National Bank - Tours

Democrat Printing & Lithographing Co. - Ozarks Cookbook

First National Bank of Little Rock - Ladies' Brunch

Hamlin Products Co. - Outdoor Grill

M. M. Cohn Co. - Style Show

Worthen Bank & Trust Co. - Ladies Hospitality Suite

Union National Bank

Stephens, Inc.

Little Rock Chamber of Commerce

Hot Springs Chamber of Commerce

Pulaski County Bar Association

Mississippi State Bar

Oklahoma Bar Association

Tennessee Bar Association

Governor and Mrs. Orval E. Faubus

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Balfour Printing Company

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Little Rock Chapter of National Association of Legal Secretaries

Many contributors whose names were obtained too late to appear in the printed program.

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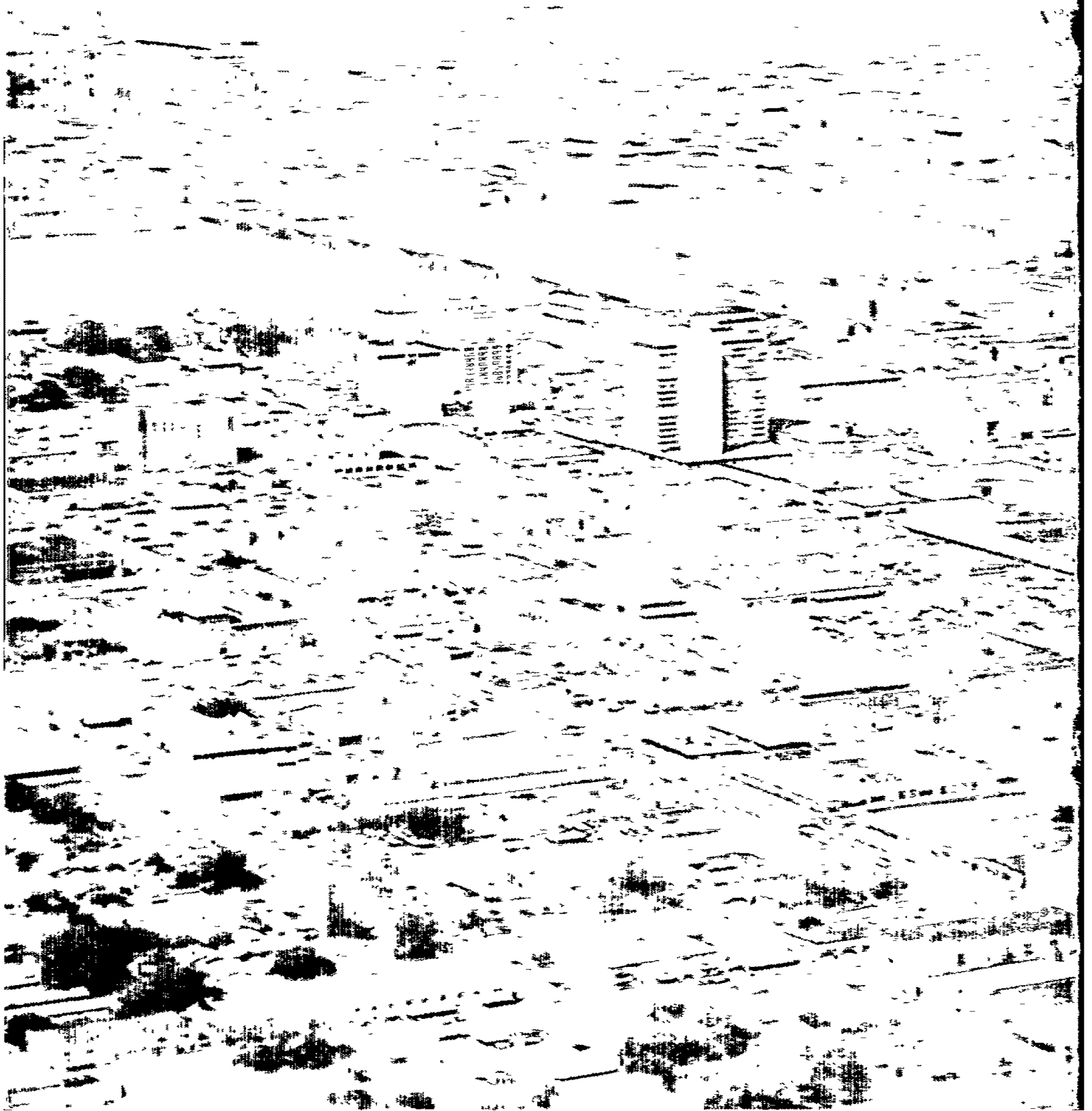
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Arkansas Gazette

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GENE HERRINGTON, Managing Editor
Arkansas Democrat

JACK RHEA, Captain
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Brotherhood of Railroad Trainmen

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CHARLES E. YINGLING, JR.

ASHLEY COCKRILL
Mid-South ABA Regional Meeting Chairman

LAW-LAYMAN CONFERENCE GOALS

- INFORM the public of Traffic Court progress made in other Cities, Towns and States through citizen activity.
- PROMOTE exchange of ideas with people interested in improved Administration of Justice in Traffic Courts.
- EXPLAIN role of State Traffic Court Studies and layman support in obtaining improvements through proposed legislation and judicial articles.
- INSTRUCT Judges and Citizens as to how they can help improve their local traffic courts.
- URGE communities and counties to provide financial support for Judges and Prosecutors to attend Annual Regional and State Traffic Court Conferences.
- HELP Judges and Communities in their efforts to meet and surpass National Standards for Improving the Administration of Justice in Traffic Courts.

WHY ATTEND?

- IN YOUR LIFETIME, Mr. and Mrs. American Citizen, you and your fellow citizens will learn about our Judicial System chiefly from experience in Traffic Courts, Justice of the Peace Courts and Municipal Courts.
- YET TRAFFIC COURTS are thought by many qualified observers to be the weakest link in our entire Court System and in the Traffic Accident Prevention Program.
- TIME AND AGAIN it has been shown that respect for law in every community—and that means YOUR COMMUNITY—is directly related to performance of the Traffic Court.
- WHAT IS A better "Showcase for Democracy and American Justice" than YOUR COMMUNITY'S Traffic Court?
- GO TO A LAW-LAYMAN Conference. Learn how you and your neighbors can help bring about improvements needed to raise your Traffic Court in performance, public esteem and influence.
- WE ASK YOU to plan TODAY to attend the Nov. 9 event in Little Rock, Arkansas. Urge local representatives of men's and women's groups—fraternal, civic, social, religious, educational, business, and political—to be present. Mayors, City Managers, City Clerks, City and County Commissioners, Legislators, Judges and Prosecutors who serve you in your Community should be invited by you now.

The public is invited to a

LAW-LAYMAN CONFERENCE

On

Traffic Courts
and
Traffic Safety



Mid-South
Regional Meeting
of the
American Bar Association

SPONSORED BY THE
ABA STANDING COMMITTEE ON
TRAFFIC COURT PROGRAM

94-1-369-1788

MARION HOTEL
LITTLE ROCK, ARKANSAS
NOVEMBER 9, 1962

MORNING SEMINAR

9:30 a.m. - 11:45 a.m.

STATE ROOM

Presiding

Albert B. Houghton, Chairman,
ABA Standing Committee on Traffic Court Program,
Milwaukee, Wisconsin

Traffic Court Study Recommendations

P. James Demopolos, Associate and Advisory Com-
mittee, ABA Traffic Court Program,
Oklahoma City, Oklahoma

Statewide Uniform Rules Governing Procedures in Traffic Courts

Judge Earl Frost, Municipal Court,
Kansas City, Missouri

Traffic Court Needs

Doren Robert Eskew, Chairman,
State Bar of Texas Committee on Traffic Courts,
Austin, Texas

Judge's Responsibilities for Citizen Support

Judge Murray Anderson, Municipal Court,
Lake Charles, Louisiana

Penalties to Influence Driver Attitudes

Frank Holt, Attorney General, State of Arkansas,
Little Rock, Arkansas

LUNCHEON

(\$2.50 per person)

12:15 noon - 2:00 p.m.

HALL OF FAME

Presiding

William B. Spann, Jr., Member,
ABA Board of Governors,
Atlanta, Georgia

Greetings

Chief Justice Carleton Harris,
Supreme Court of Arkansas,
Little Rock, Arkansas

Introductions

Remarks

Sylvester C. Smith, President,
American Bar Association,
Newark, New Jersey

Lawyers, Laymen and Traffic Courts

Charles E. Whittaker, Justice of the Supreme Court
of the United States, Retired,
Kansas City, Missouri

AFTERNOON PROGRAM

2:00 p.m. - 4:00 p.m.

HALL OF FAME

Presiding

William B. Spann, Jr., Member,
ABA Board of Governors,
Atlanta, Georgia

Greetings

Walter E. Craig, President-elect,
American Bar Association,
Phoenix, Arizona

Traffic Court Problems

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Supreme Court of Mississippi,
Jackson, Mississippi

Insurance Industry and Traffic Courts

Richard O. Bennett, Treasurer,
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Washington, D. C.

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sion, General Federation of Women's Clubs;
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tion, Washington, D. C.

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William A. Sims, Student,
Hendrix College, Conway, Arkansas

Justice—A National Problem

Raymond Burr, of Television's CBS "Perry Mason"
program, Hollywood, California

Summary—An Action Program for Traffic Courts

James P. Economos, Director, Traffic Court Program
of the American Bar Association, Chicago, Illinois



LAW-LAYMAN CONFERENCE CHAIRMAN

M. C. Lewis, Attorney
Hot Springs, Arkansas
Associate and Advisory Committee,
American Bar Association Traffic Court Program

REGISTRATION FORM (No Charge)

To Detach Cut Along This Line

MAIL TO:

M. C. Lewis, Chairman
Law-Layman Conference
314 W. Markham Street
Little Rock, Arkansas

☐

Please register me for the Law-Layman Conference in Little Rock, Arkansas, November 9, 1962. I understand that there is no fee except for the noon luncheon (\$2.50 per plate).

☐

I plan to attend the noon luncheon and enclose check in the amount of \$2.50 made payable to Chairman Law-Layman Conference.

NAME

STREET

TITLE (Pres.; Sec'y.; Attorney; Judge)

ORGANIZATION

CITY

STATE

THE LAWYER AND LAY PUBLIC WILL MEET TOGETHER AT THIS EVENT

UNITED STATES GOVERNMENT

*Memorandum*TO : Mr. Gale *HL*

DATE: 11/7/62

FROM : H. L. Edwards *HL*SUBJECT: "A STUDY OF COMMUNISM"
BY J. EDGAR HOOVER

Tolson	_____
Belmont	_____
Mohr	_____
Casper	_____
Callahan	_____
Conrad	_____
DeLoach	_____
Evans	_____
Gale	_____
Rosen	_____
Sullivan	_____
Tavel	_____
Trotter	_____
Tele. Room	_____
Holmes	_____
Gandy	_____

As you are aware, the Crime Records Division has prepared a release concerning the Director's new book for use by various publications. This release serves as a book review, and the publication of such a review is most beneficial, in that it serves to apprise the reader of the availability of this book and to highlight the dangers of Communism.

It has been suggested that we furnish a copy of this review for publication in the American Bar Association Journal. I am sure that the American Bar Association Journal will be pleased to publish this review. The Editor-in-Chief, [] and his assistant, [] are close personal friends of mine and have been very cooperative with the FBI. You may recall that in the February, 1962, edition of the American Bar Association Journal, they published the Director's article entitled "Shall It Be Law or Tyranny?" It is believed that prior to submitting the book review to the Journal for publication, it would be well to furnish an autographed complimentary copy to [] received an autographed copy on 9/6/62. By so doing, they would both be in a position to answer any question concerning the book which might arise as a result of their publication of the review in the Journal.

b6
b7CRECOMMENDATION:

That this matter be referred to the Crime Records Division for the processing and transmittal to [] American Bar Association Journal, 120 South LaSalle Street, Chicago 3, Illinois; a complimentary, autographed copy of the Director's book "A Study of Communism."

1-Mr. DeLoach

done.
Mailed
11/8/62
Pms

TDW:gmk
(3)

F24
NOV 10 1962

REC-2 *194-1-362* - *1789*
11 NOV 13 1962
NOV - 8 1962
COMM-FBI

11-8-62
Division of Crime
Research
gzw

F B I

Date: 11/15/62

Transmit the following in PLAIN TEXT
(Type in plain text or code)Via AIRTEL AIR MAIL
(Priority or Method of Mailing)

TO: DIRECTOR, FBI

FROM: SAC, LITTLE ROCK (80-349)

SUBJECT: AMERICAN BAR ASSOCIATION
MID-SOUTH REGIONAL MEETING
LITTLE ROCK, ARKANSAS
NOVEMBER 8 - 10, 1962

Re myairtel dated 11/9/62.

Enclosed herewith is one copy of the following newspaper articles and program and literature of the above meeting:

Bar Plans World Conference
Poorly-Run Traffic Courts Can Kill Respect For Law
Public Help Needed For Improvements In Traffic Courts
Outlines of Seminar Materials
Address by Justice CHARLES E. WHITTAKER
Associate Justice of the Supreme Court of the United States (Retired)
Address by [redacted] Washington, D. C.,
Secretary-Treasurer, Insurance Institute for Highway Safety
Model Act To Provide For An Administrator For The State Courts
Traffic Courts
Original Two Act "Production" The Lawyer's Dilemma
National Standards For Improving The Administration Of Justice In Traffic Courts

Enc. 18
TBW/mfm
(5)

ENCLOSURE
G. G. Wick

94-1-369-1790
NOV 16
CC of Encl. Attached to
TOM 11/16/62

60 NOV 21 1962

Approved: _____
Special Agent in Charge

Sent _____

LR 80-349

Traffic Court Check List
State Traffic Court Conference Information
Traffic Court Program Builds Better Courts
Topic by Hon. MATTIE BELLE DAVIS, Judge,
Metropolitan Court of Dade County
Miami, Florida
Citizen Support For Traffic Courts
Traffic Court Justice
Action Program For Traffic Courts
Status Report - June 30, 1962
Address of EARLE W. FROST, Kansas City,
Missouri, Judge of Municipal Court

The Bureau will be advised of any pertinent development.

F B I

Date: 11/13/62

Transmit the following in Plain Text
(Type in plain text or code)Via Airtel Air Mail
(Priority or Method of Mailing)

Mr. Tolson	_____
Mr. Belmont	_____
Mr. Mohr	_____
Mr. Casper	_____
Mr. Callahan	_____
Mr. Conrad	_____
Mr. DeLoach	_____
Mr. Evans	_____
Mr. Gale	_____
Mr. Rosen	_____
Mr. Sullivan	_____
Mr. Tavel	_____
Mr. Trotter	_____
Tele. Room	_____
Miss Holmes	_____
Miss Gandy	_____

TO: Director, FBI

FROM: SAC, Little Rock (80-349)

RE: AMERICAN BAR ASSOCIATION
MIDSOUTH REGIONAL MEETING
LITTLE ROCK, ARKANSAS

Remyairtel 11/10/62.

There are enclosed herewith one copy of each of the following newspaper articles appearing in the local papers:

"Court Condition Hit by Jurist," Arkansas Gazette, 11/10/62.

"Unauthorized Practice' of Law Weighed," Arkansas Democrat, 11/10/62.

"ABA Panel," Arkansas Democrat, 11/1/62.

"Bad Advice Often Good for Lawyers' Business," Arkansas Democrat, 11/11/62.

"Divorce Attorneys Must Have Heart," Arkansas Democrat, 11/11/62.

"Driver Course For Teen-Agers Pushed," Arkansas Democrat, 11/11/62.

"Women Urged to Help Improve Traffic Courts," Arkansas Democrat, 11/11/62.

Enc. 7

TBW:crc
(4)

REC-41

EX-113

10 NOV 15 1962

55 NOV 21 1962

Approved: [Signature]
Special Agent in ChargeSent M Per

(Mount Clipping in Space Below)

Court Condition Hit by Jurist At Bar Meeting

A retired Supreme Court justice lecried yesterday the conditions most often found in rural and municipal traffic courts, which he said provided more Americans with their introduction to court procedures than all other courts combined.

Associate Justice Charles E. Whittaker of Kansas City, who retired from active service on the Supreme Court April 1 because of health reasons, told the Law-Layman Conference on Traffic Courts and Traffic Safety that some 10,000,000 persons each year "receive their initiation to and lasting impressions of the law and the courts" in their appearances in traffic courts.

What these people see, hear and sometimes smell in these courts, Whittaker said, undermines respect for law far more than appellate courts can counteract.

He said that respectable housing and administration of traffic courts was vital not only to the goal of reducing traffic accident tolls but "to the whole structure of our government."

And the justice added, "There are alarming straws in the wind and it's time to get up, get out and get going."

Drab Picture Drawn

He drew drab pictures of the typical country justice of the peace courts and the municipal or police courts and the men who preside over them.

These tribunals frequently are "so poorly housed, staffed and equipped, the proceedings in them are so lacking in deference, dignity and decorum, and their judgments are so stereotyped and perfunctory," he said, "that they not only miserably fail to create respect but * * * actually create disrespect, if not, indeed, contempt for the law and the courts — not just the traffic laws and traffic courts but for all laws and courts."

This, he said, "should alarm us all, for every thoughtful person surely must know that our kind of government cannot long endure without a healthy respect for and adherence to the law and the courts."

Despite the many adverse conditions in traffic courts, Justice Whittaker said the traffic judges themselves could do many things to improve the dignity and decorum of their courts and thus the public image of and respect for law and courts.

They can at least keep their courtrooms clean, separate traffic cases from others and set them for different hours or days to avoid overcrowding, enforced unpleasant associations, long waits and "unseemly scenes," and they can follow the dignified procedures of the better courts of record.

Lawyers Play Role

Justice Whittaker said the lawyers themselves played an important role in creating respect or disrespect for the courts in that everything they do or say "contributes to the mosaic that is someone's opinion of them" as symbols of both courts and law.

The justice said most of the 10,000,000 accidents each year were committed not by criminals but in an attitude of carelessness, disrespect or in moments of abstraction, he said, but respectful or disrespectful attitudes closely parallel observance or non-observance of law.

The Law-Layman Conference was part of the Mid-South Regional Meeting of the American Bar Association which continue today at Hotel Marion. It also included as speakers Sylvester C. Smith Jr., president of the American Bar Association; two state supreme court justices, three highway safety experts, Arkansas Attorney General Frank Holt and William Talman, a television actor who appeared for Raymond Burr, creator of the TV role of Perry Mason, who cancelled a scheduled address because of illness.

The Law-Laymen Conference was the ninth sponsored by the Bar Association's Traffic Court Program in the past five years. Smith said the conference were only one phase of the Association's program in traffic court work.

The program also has included more than a hundred state or regional conferences for traffic court judges and prosecutors, studies of traffic courts in a number of states and cities which led to the complete reorganization of traffic courts in some areas, including Dade County (Miami), Fla.

Need Driver Training

Another of the speakers was a former Hall High School student William A. Sims, who made an appeal for more driver education in Arkansas public schools. Sims now attends Hendrix College at Conway.

In a survey he conducted a year ago among 100 Hall High students, Sims said that of the half who had not had driver education, 75 per cent had accidents and 46 per cent had received traffic tickets for moving violations.

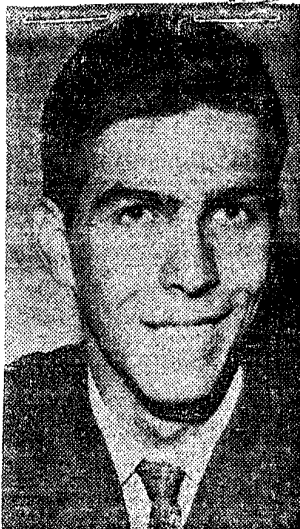
Half of the accidents caused more than \$100 in damage, and four persons were injured in them. Among those who had had some driver training, only 19 per cent had accidents and 26 per cent had received traffic tickets.

Only one new driver in 20 in Arkansas each year has had driver training, Sims said, and this is a result not of disinterest but of lack of funds to provide the training.

At Hall, he said that twice as many students sign for driver education courses as can be ac-

comodated. The difference in the accident costs between the trained and untrained drivers, he noted, would almost be enough to pay for a broader training program.

"With such an inexpensive program that can provide such benefits available," he asked, "why the delay? Something needs to be done to stimulate driver education in Arkansas."



—Staff Photo
WILLIAM A. SIMS
Advocate of Driver Training

(Indicate page, name of newspaper, city and state.)

Page 2 A

Arkansas Gazette

Little Rock, Arkansas

Date: 11-10-62

Edition: Final

Author: J. N. Heiskell

Editor: American Bar

Title: Association

Character:

or

Classification: LR: 80-349

Submitting Office: Little Rock

1791

(Mount Clipping in Space Below)

'Unauthorized Practice' Of Law Weighed

What is "unauthorized practice" of law?

Melvin F. Adler of Fort Worth gave this definition yesterday.

"A more accurate statement for unauthorized practice cases would be that the practice of law consists of those acts commonly performed by lawyers which in the public interest should be performed only by lawyers."

Adler is executive secretary of the American Bar Association's standing committee on the unauthorized practice of law.

He reminded attorneys at the section meeting during the American Bar Association Mid-South regional meeting here that the campaign by the organized bar to prevent laymen and corporations from rendering legal services dates back "only a relatively few years" with the first important decision having been given in 1910.

The courts are frequently called upon, he continued, to determine in specific cases whether certain services performed by non-lawyers in a quasi-legal field constitute the practice of law or whether they are incidental to the business.

The Supreme Court of Colorado held in 1957 that drafting of contracts and conveyance by real estate brokers in transactions negotiated by them did constitute the practice of law "but since they were incidental to the business it (the court) would not enjoin their performance," Adler said.

In another line of cases which has developed in California, Oklahoma and the state of Washington, courts have ruled that laymen who draw legal instruments are liable for damages in civil actions to parties who may have sustained injury because the documents were faultily drafted.

Other recent rulings in various states emphasize the "principle that it is not the place where the services may be performed (by a layman) but the character of the acts which determine whether they constitute the practice of law," he added.

(Indicate page, name of newspaper, city and state.)

Page 12

Arkansas Democrat

Little Rock, Arkansas

Date: 11-10-62

Edition: City

Author:

Editor: E. I. Herrington

Title:

American Bar Association

Character:

or LR: 80-349

Classification:

Submitting Office: Little Rock

ENCLOSURE 6/1-30-1791

(Mount Clipping in Space Below)



Democrat Photo by Gunter

ABA PANEL—Seven attorneys from six states listened to a discussion on the Model State Administrative Procedure Act yesterday before challenging views of speakers. Panel members at the Mid-South Regional Conference of the American Bar Association in the Hotel Marion were Kay Matthews of Little Rock, John E. Stone of Jackson, Miss.; Warren E. Goff of Dallas, Val Sanford of Nashville, Tenn.; Robert L. Howard of Columbia, Mo.; Arkansas Bar Association President Oscar Fendler and Whitney R. Harris of Dallas.

(Indicate page, name of newspaper, city and state.)

Page 2 AArkansas DemocratLittle Rock, Arkansas

Date: 11-11-62

Edition: City

Author:

Editor:

Title:

American Bar
Association

Character:

or

Classification: 80-349

Submitting Office: Little Rock

1791

(Mount Clipping in Space Below)



Democrat Photo by Gunter
LAWYER'S DILEMMA: A KEY TO PANDORA'S BOX
 Stocks, Miss Orsini, Rice, Mrs. Gardner, Warden and Crockett

Bad Advice Often Good For Lawyers' Business

"Widow" and "lawyers" were for some surprises when the lock box of a "deceased citizen" was opened on the stage in Hotel Marion yesterday.

The widow was stunned and then hysterical; and the audience attorneys highly amused, when the first object brought forth from the bank box of a supposed deceased turned out to be a photograph of a stripper inscribed "With Love, Tootie La Verne."

The lawyers and the accountant were frantic when their client's lock box disgorged a deed to a night club and \$100,000 in cash which they hadn't heard out and which were not contained in a list of the assets of the estate.

The object of this skit and another, "Mr. Real Estate Developer Visits His Lawyers," was to give attorneys in the joint session of the sections on taxation and on real property, probate and trust law a "dramatization" of problems. The lock box incident presented all its amusing content, the foolish questions of whether the lock were involved in any possible litigation because of the absence of the large sum of money, whether the widow was subject to penalties because of it, whether it had ever been reported income and what effect it had on the estate.

In the second skit, two good citizens were contemplating a perfectly reasonable real estate transaction when they hearkened to the siren song of a fellow who had taken a "mail order course in real estate law."

Drawn into the chase of a quick dollar, they went through a maze of involved transactions which included "collapsible corporations," purchasing land in their wives' names, then paying their wives rental on the land on which they constructed apartments built with borrowed cash and—finally, eventual entanglement with the "paternal" revenue men.

This skit brought a comment from one of its participants, Fred W. Johnson, who is the district director for the Internal Revenue Service in Arkansas and who wore the tag, "Mr. Internal Revenue" for his role. Johnson told the attorney audience:

"In this one, somebody listened to somebody who did not know what he was talking about, and this always gives you lawyers an awful lot of business."

A later speaker, Judge Bolon B. Turner, judge of the U.S. Tax Court, informed the audience that he had written the opinion on the original case (from another state) on which this drama was based.

"As a matter of fact," Judge Turner added, "the original and only investment by the participants from their personal cash was just about

\$30 apiece in a case that totaled something like \$2 million."

Coordinator for this section of the program was William L. Terry.

Participants in the first skit were Mrs. June Gardner, James H. Rice Jr., Frank Warden Jr., Richard Crockett, William M. Stocks and Miss Merrily Orsini.

Actors in the second skit were Warden, Walter Riddick Jr., Roy Finch, Ancil Reed and Johnson.

Following each small drama a panel of attorneys commented upon the serious aspects of the problems presented.

Panel for the lock box situation included James Sharp of Brinkley, Rice, who is trust officer for the First National Bank, and Henry M. Britt of Hot Springs.

Panel for the real estate impasse included C. R. Warner Jr. of Fort Smith, W. P. Hamilton, Ben Allen and Johnson.

It was one of the closing events in the Mid-South Regional Conference of the American Bar Association which opened here on Wednesday.

(Indicate page, name of newspaper, city and state.)

Page 15 A

Arkansas Democrat

Little Rock, Arkansas

Date: 11-11-62

Edition: City

Author:

Editor: E. I. Herrington

Title: American Bar Association

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Submitting Office: Little Rock

ENCLOSURE

1791

(Mount Clipping in Space Below)

Divorce Attorneys Must Have Heart -And Mind ABCs

By BOBBIE FORSTER
Democrat Staff Writer

Both the attorneys and the judge in divorce cases should be specialists, have "heart . . . understanding and (be) willing to devote sufficient time when necessary and when indicated to either save marriage or sever one," attorneys were told here last week.

The same session of the section on Family Law of the American Bar Association Mid-South Regional Conference here heard a warning from another attorney to find their ABCs.

"To me the ABCs of divorce stand for Always Be Careful," said Howard G. Bregel of Baltimore, Md., chairman-elect of the ABA's Family Law Section. Bregel also said:

"I cannot think of another field of law which is so beset with ethical bogs, snares and pitfalls for the unwary as in this (divorce) field, or which presents such constantly shifting, volatile and harassing situations as the circumstances of domestic bliss gone stale, sour or even downright poisonous. Always Be Careful" is a peculiar apt injunction with respect to this area of professional ethics."

Stanton L. Ehrlich of Chicago, the current chairman for the section, said that the rate of divorce among college graduates is far lower than among other groups.

"One-half of the divorces across the nation are between young people 18 to 26 years of age," he went on. "Among college graduates the divorce rate, instead of being about one out of three for this age group, is closer to one out of 20."

"And a University of Pennsylvania study showed that of those who pursued a course in premarital education, the divorce rate was one out of 25."

Ehrlich said the economic factor has become a major cause of divorce. Two young people, both working, marry. Their combined incomes encourage them to invest — on the payment plan — in substantial purchases.

Along comes a baby, the income is reduced but the payments continue and the "resultant state of emotional insecurity, financial worry and tremendous strain is more than the parties can generally tolerate, and it quite frequently results in a total marriage breakdown."

Ehrlich contended that lawyers are interested in saving marriage, not just in winning divorce cases, and that most lawyers urge clients considering divorce to consult clergymen, psychiatrists or marriage relations analysts.

Bregel listed some of the pitfalls that face the unwary attorney in the divorce field.

Being careful, Bregel advised involves such things as even checking out the residence and length of residence claimed by client. If a state requires a certain period of separation as a prerequisite, woe betide the attorney who doesn't check this one out.

"There are even some people," he warned, "who believe that just one little lapse back into the ways of connubial happiness doesn't count if no true reconciliation results." He added that this isn't the view the law takes of the matter.

He cited an experience of his own in which a wife claimed she had been separated from her husband for 18 months but who — as the case progressed — tearfully confessed she was going to have a baby.

When she found that her husband, father of the child, could be compelled to support the child, she threatened to tell the court that her attorney had advised her to commit perjury about the separation.

Bregel said he "shuddered to think what might have happened to me" had not the state's attorney and the judge believed him rather than his client.

Bregel also warned fellow attorneys to become well acquainted with the difference between "friendly witnesses" and apparent collusion, or at least what might appear to be collusion in the eyes of the court.

He warned that lawyers must advise their clients about proper court procedures without, at the same time, supplying "facts which are not there." Clients, he said, often can misconstrue advice into something completely different from what the lawyer intended.

"Avoid complicity in devious schemes and above all use your head. Do not let sympathetic emotions direct you," he counseled.

"The title attorney can buy insurance that will protect him against defects in titles that show up immediately or after years of time."

"There is nothing that the practitioner of divorce law can buy to save him the embarrassment and possible judicial inquiry directed his way when it turns out that a divorce has been granted on perjured testimony or when in a tight spot a client says: 'My lawyer told me to do or say it.'"

(Indicate page, name of newspaper, city and state.)

Page 7 B

Arkansas Democrat

Little Rock, Arkansas

Date: 11-11-62
Edition: City
Author: Bobbie Forster
Editor:
Title: American Bar Association

Character:

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Submitting Office: Little Rock

91-1791



Democrat Photo by Gunter
'ABC'S AND EDUCATION IN DIVORCE LAW FIELD'
... Bregel and Ehrlich at ABA session

(Mount Clipping in Space Below)

Driver Course for Teen-Agers Pushed

(EDITOR'S NOTE: William A. Sims, 18, son of Mr. and Mrs. F. W. Sims of Little Rock, is a prelaw student at Hendrix College, Conway. A graduate of Hall High School, he became interested in driver education when he found his automobile insurance rate was extremely high. He pursued this interest to the point that he made a special survey of 750 students at Hall on driving practices. Following are excerpts from a talk he delivered to the Law-Layman Conference on Traffic Courts and Safety here last week.)

By WILLIAM A. SIMS

Younger drivers do have a problem of tremendous proportions because of their poor driving.

Statistics have proved that male drivers under 25 years of age have over twice as many accidents as other drivers . . .

If we ever are going to begin to lower these figures we must make the teen-ager a better driver . . .

I'm convinced that driver education will solve a good many of the problems brought about by the poor driving of the teen-ager.

Russel Byrd in his book, *Driving to Live*, says that there are two main factors involved in auto accidents:

1. The lack of skill of the driver.
2. His proper frame of mind.

It's my contention that driver education goes a long way toward correcting or minimizing each of these faults . . .

Russell Byrd says, "No matter how well any driver can manipulate the controls, no matter how fast he can react in cases of emergency he will still get into trouble



WILLIAM A. SIMS
... Offers solution

and, more often, get others into trouble unless he has a respectful attitude toward the other fellow's rights on the road."

So this lack of proper frame of mind is the loss of the concept of defensive driving, the important ability to watch out for the other fellow and avoid dangerous situations.

But many drivers, especially teen-agers, don't have this ability. The teen-ager drives blissfully through dangerous situations; he forces other people to look out for him.

Sometimes this is because he doesn't see that car on the side street. Sometimes this is because he isn't aware of any danger in the situation. "That guy won't pull out; I have the right of way."

Teen-agers as a rule think they have such fast reflexes

and that they are competent enough to avoid danger after it happens and, therefore, there is no need to drive carefully . . .

While the reasons for the value of driver education are not conclusive, the results of its applications are very plainly favorable; indeed, they are highly favorable and cannot be denied.

Last year, because I was skeptical about the claims for driver education, I took a survey at Hall High School to satisfy myself. Even though the statistics are a year old now, they will bear a little repetition.

About 100 seniors were chosen from the English classes; by chance about half had driver education. Of the drivers who had not taken driver education, 57 per cent had an accident and 46 per cent had a ticket for a moving violation. Half of the accidents caused over \$100 in damage, and in four a person was injured. This is really a poor showing, since most of the students had been driving only a very few years.

Of course, it must be said in all fairness that not all of the accidents were the students' fault (the winner of the Safe Driver Rodeo was in one such accident), but certainly the tickets were deserved.

If this poor showing is compared with that of the students who did take a driver education course, the results are startling: Instead of 57 per cent having accidents, only 19 per cent did; instead of 46 per cent receiving a ticket, only 26 per cent did.

The damage ratio is difficult to believe because in two cases the uneducated driver completely demolished a very expensive car while no educated driver had a really serious accident.

(Indicate page, name of newspaper, city and state.)

Page 7B

Arkansas Democrat

Little Rock, Arkansas

Date: 11-11-62

Edition: City

Author: William A. Sims

Editor:

Title:

American Bar Association

Character:

or

Classification: LR: 80-349

Submitting Office: Little Rock

1791

And if you doubt my untrained ability as a sampler and statistician, I refer you to the many insurance companies who greatly lower the premiums on those persons under 25 who have had a driver education course. So the results of this program can't be denied; it is a solution to the problems of teen-age drivers!

Today, driver education is a sorely neglected solution to highway safety problems. Only about one new driver in 20 each year in Arkansas has had driver training.

This is due more to lack of finances than any disinterest on the part of students. The driving instructor at Hall, Coach C. W. Koepple, teaches only 16 students at a time, only 64 all year.

Yet, he says that over twice as many students sign up for the class and cannot take it because of lack of instructors and equipment. This seems almost a crime when one considers the benefits of such a program relative to the costs.

It only costs approximately \$35 to educate a driver by a class in public school; in return, the community is saved many useless accidents and deaths.

Going back to the survey once again, one finds the difference between the cost of accidents of the groups with and without driver education is almost enough to pay for the program. And this is only one or two years after the program was given to the students.

With such an inexpensive program that can provide such benefits available, why the delay? Indeed, something needs to be done to stimulate driver education in Arkansas.

(Mount Clipping in Space Below)

Women Urged to Help Improve Traffic Courts

"Traffic court improvement might, at first glance, appear to be far beyond the scope of women and a subject holding little interest for women's organizations devoted to community improvement activities," said Mrs. B. V. Todd, director of the Women's Division of the Automotive Safety Foundation, Washington, D.C.

In a speech prepared for delivery to the American Bar Association Law-Layman Conference last week in Hotel Marion, Mrs. Todd pointed out that women do have influence on traffic courts and that their interest in these courts, and in traffic safety is most logical.

"You would ask why should women be interested in the law and traffic courts? But I ask you in return: Why shouldn't they?" "Today more than 30 million women are licensed drivers," she said.

"They drive cars to their jobs, to social events, to the market; they drive husbands to work and children to school... they possess an instinctive desire to protect their loved ones. This concern for family must extend beyond the home to provide protection and security wherever they may be."

Mrs. Todd stated that many women's groups have found their community traffic courts in drastic need of assistance and support. They have found this field a challenge for community service.

But the need of assistance and support cannot be given unless the people act.

"They must inform themselves of the function of traffic courts, study their problems, know the judge and his staff, find out how the court functions, determine how it should function, plan a program for improvement... and then work until it is accomplished," she said.

She cited examples where women's groups had found situations to their dislike and had worked to change these situations.

In one case members of the Virginia Soroptimist Club in Virginia, Minn., decided to take a look at their own city court. They visited the court, talked to the judges and found conditions, in general, to their liking.

"But they were discouraged by the fact that the court relied heavily on fines and jail sentences to change a driver's bad habits. They found a driver retraining school in Chicago and discovered that its purpose was to impart knowledge of traffic laws and traffic dangers as well as to change improper driver attitudes.

"This they wanted for their hometown."

The women met with the judges of the city court, district court and juvenile court, told the judges of the Chicago driver retraining program and won their support. Then they went to the city council, the newspapers and all law enforcement agencies, each time telling the story of the Chicago program.

It was not long before the city

adopted an ordinance establishing a driver retraining school and authorized the police department to assign policemen as instructors. Today, judges in Virginia, Minn., send thoughtless and ignorant traffic law violators to school.

Disturbed by the many accidents in their area, the PTA Safety Committee in Ithaca, N.Y., won approval for a deceleration zone along a major highway and a heavier police patrol.

They also helped push through a larger budget to increase the prosecutor's salary to enable him to devote more time to the court and its traffic cases.

The PTA also discovered that many witnesses failed to appear for trial when cases finally were presented because cases were continued repeatedly.

"The PTA met with the judge, the police chief and the prosecutor and promoted an agreement on a policy which eliminated these abuses.

"In less than a year, as a result of the PTA program, the average fine for speeding was raised from \$5 to \$15 and other measures were taken to tighten up court procedures in the city."

"There is no difference between your hometown and the communities we have discussed. The problems are the same; the solutions are the same. The only ingredient needed to improve traffic court facilities and procedures in your hometown is you."

(Indicate page, name of newspaper, city and state.)

Page 7 B

Arkansas Democrat

Little Rock, Arkansas

Date: 11-11-62
Edition: City
Author:
Editor: E. I. Herrington
Title: American Bar Association

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Submitting Office: Little Rock

1791

EX - 125

November 19, 1962

REC- 16

94-1-500 1792

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Editor-in-Chief
American Bar Association Journal
1155 East 60th Street
Chicago 37, Illinois

Dear [redacted]

I appreciate the interest expressed in your letter of November 12th in my statement which appeared in the November issue of the FBI Law Enforcement Bulletin. I am complimented that you wish to reprint it in the American Bar Association Journal and you certainly have my permission.

Sincerely yours,

J. Edgar Hoover

1 - Mr. Edwards

NOTE: [redacted] is on the Special Correspondents' List. Our relationship with the "American Bar Association Journal" has been very good.

AFH:mlk

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AMERICAN BAR ASSOCIATION JOURNAL

1155 EAST 60TH STREET

HyDe Park 3-0533

CHICAGO 37, ILLINOIS

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Editor-in-Chief
Chicago, Ill.

LOUISE CHILD
Assistant to the Editor-in-Chief
Chicago, Ill.

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Hon. J. Edgar Hoover
Director
Federal Bureau of Investigation
United States Department of Justice
Washington 25, D. C.

Dear Mr. Hoover:

I have just finished reading "Message from the Director To All Law Enforcement Officials" bearing your signature and the date November 1, 1962, published in "Law Enforcement Bulletin". I should like, if possible, to have your permission to re-publish this in our "Editor to Readers" department. The message is brief and forceful, and strikes a note which I believe merits its being called to the attention of the Bar of the country. I hope you will let us have this permission.

With best regards, I am

Sincerely yours,

Editor-in-Chief

RB:ms

EX-120

REC-16

94-1-369-17924

NOV 30 1962

EXP. PROC.

NOV 16 1962

Mr. Tolson ✓
Mr. Belmont ✓
Mr. Mohr ✓
Mr. Casper ✓
Mr. Callahan ✓
Mr. Conrad ✓
Mr. DeLoach ✓
Mr. Evans ✓
Mr. Gale ✓
Mr. Rosen ✓
Mr. Sullivan ✓
Mr. Tavel ✓
Mr. Trotter ✓
Tele. Room ✓
Miss Holmes ✓
Miss Gandy ✓

F B I

Date: 11/28/62

Transmit the following in _____
(Type in plain text or code)Via AIRTEL _____
(Priority or Method of Mailing)

Mr. Tolson	✓
Mr. Belmont	✓
Mr. Mohr	✓
Mr. Casper	✓
Mr. Callahan	✓
Mr. Conrad	✓
Mr. DeLoach	✓
Mr. Evans	✓
Mr. Gale	✓
Mr. Rosen	✓
Mr. Sullivan	✓
Mr. Tavel	✓
Mr. Trotter	✓
Tele. Room	✓
Miss Holmes	✓
Miss Gandy	✓

TO : DIRECTOR, FBI
 ATTENTION: Inspector H. LYNN EDWARDS
 FROM : SAC, CHICAGO (80-355)
 SUBJECT: AMERICAN BAR ASSOCIATION

While at the American Bar Association (ABA) Center on 11/16/62 to meet the ABA officials, I extended an invitation to them to come to our office for a visit and a tour.

[] Deputy Executive Director, and [] Director of Activities, came to the office on 11/27/62, and SA JOHN C. NOONAN, JR., and I explained the Bureau's general organizational structure, jurisdiction, and other matters of mutual interest. We also gave both of them a tour of the office. As they were leaving the office, both [] said that they were amazed at the efficiency of the Bureau's procedures. They said that they had always held the Bureau and its agents in high esteem but had no idea of the magnitude of the Bureau's operation and the peak efficiency at which it works. They said this was a tribute to the organizational genius of Mr. HOOVER, whom they have always held in such high esteem.

I might add that [] was unable to visit with us in view of the fact that his diabetic condition has been acting up. [] is still on the job at the center, but it is a belief among some of the ABA officials that in time [] could succeed him if and when [] was unable to act in his capacity.

3 - Bureau
 1 - Chicago

REC-30

94-1-369-1793

MWJ:kmg
 (4)

8 NOV 30 1962

TEN

C C Wick

54 DEC 7 1962

Approved: _____
 Special Agent in Charge

Sent _____ M Per _____

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 b7c

CG 30-355

[redacted] was also unable to attend in view of the voluminous work he is involved in with the new wing of the APA center scheduled to open this coming spring. This work entails the allotment of space, the contracts to be let out for equipment, etc.

b6
b7c

UNITED STATES GOVERNMENT

Memorandum

TO : DIRECTOR, FBI
ATTENTION: TRAINING DIVISION

DATE: 11/29/62

FROM : SAC, TAMPA (80-136)(C)

SUBJECT: AMERICAN BAR ASSOCIATION;
FAMILY LAW SECTION COMMITTEE

b6
b7c

For the information of the Bureau a news article appeared in the October 5, 1962, edition of the "Tampa Tribune", Tampa, Florida, noting [redacted] a Tampa attorney, has been appointed chairman of the Family Law Section Committee, on cooperation with the behavioral sciences. She succeeds [redacted] of the University of Minnesota Law School, as chairman of the National Liaison Committee, and the article noted that as executive director of the Inter-Professional Family Council, Inc., based in Tampa, she has been working in the field of family and psychotic law six years. She served the American Bar Association and Florida Bar as chairman of sub-committee Cooperation between Law and Psychiatry two years, and is Chairman of the Hillsborough County Bar Association Committee on Inter-Professional Relations.

For the further information of the Bureau, the following is furnished:

Re: [redacted]

She was born [redacted] and admitted to the Florida Bar in 1954. She received AB and LLB from University of Miami, Miami, Florida.

Divorce Records, Case [redacted] Hillsborough County Courthouse, Tampa, Florida, reveals [redacted] were married December 31, [redacted]

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Bureau
Tampa
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EX-120

REC-21

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TEXAS

[redacted] at Valdosta, Georgia, and they had one child, [redacted]. Grounds on which the divorce was filed were extreme cruelty and mental anxiety. A divorce was granted [redacted] June 5, 1956, with custody of the minor child and \$150.00 per month child support.

Divorce records. Case [redacted] Hillsborough County Courthouse, reveals [redacted] filed Petition August 21, 1961, for divorce from [redacted]. File contained information parties were married July 28, 1956, at Sarasota, Florida, and one child was born of this union, [redacted]. Grounds on which the divorce was filed were that defendant, [redacted] publicly accused the Plaintiff of being insane and degraded her abilities as an attorney. The custody of the child went to the Plaintiff along with \$150.00 per month support. Plaintiff conveyed all rights to a law partnership they apparently formerly had together.

b6
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The records of the Credit Bureau of Tampa, as made available by [redacted] on October 22, 1962, reflected in a report dated March 29, 1962, for the Credit Bureau of Compton, California, that [redacted] 501 Rivera Drive, Tampa, was divorced from [redacted] and she was self-employed as an attorney with two children. Her previous connections were listed as being with Hillsborough County Bar Association, Legal Aid Bureau, for six months as of May, 1956. She had firm of JORDAN and JORDAN, and left such firm to go into legal practice herself.

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Gale *gale*

DATE: January 8, 1963

FROM : H. L. Edwards *HLE*

W SUBJECT: AMERICAN BAR ASSOCIATION
ACTION TO ENDORSE LEGISLATION PROVIDING
FOR THE RIGHT OF INDIGENT DEFENDANTS TO
COMPETENT COUNSEL IN FEDERAL CRIMINAL
CASES

Tolson _____
 Belmont _____
 Mohr _____
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 Rosen _____
 Sullivan _____
 Tavel _____
 Trotter _____
 Tele. Room _____
 Holmes _____
 Gandy _____

In yesterday's mail I received the attached proposed report of the American Bar Association (ABA) which contains a resolution recommending prompt action by Congress to insure adequate defense for indigent defendants in criminal cases in the Federal Courts. This proposed report is a joint action of the Standing Committee on Legal Aid Work and the Special Committee on Defense of Indigent Persons Accused of Crime. It was sent to me as a member of the Council of the ABA Criminal Law Section and they are seeking the backing of the Criminal Law Section so that this report can be presented for approval by the House of Delegates at the forthcoming midyear meeting of the ABA scheduled for January 30 - February 5, 1963, in New Orleans.

The report mentions that Attorney General Kennedy is strongly backing this type of legislation in the current Congress and that ABA President Sylvester C. Smith, Jr., also favors it. Most of the states have already provided for some form or other of Public Defender aid in local criminal cases.

Inasmuch as I am scheduled to attend the midyear meeting and will, of course, be attending all of the business sessions of the Criminal Law Section there, it is essential that I be given guidance as to action which I should take on this proposal which would be consistent with the Bureau's best interests.

RECOMMENDATION:

That this proposal be referred to the Legal Research Desk in the Training Division for the preparation of a memorandum analyzing the pros and cons of such legislation, together with recommendations as to what position, if any, the Bureau should take through the Criminal Law Section of the ABA.

Enclosure *W*

1 - Mr. Casper (Attention: Legal Research Desk) (with copy of enclosure)

HLE:mbk
 (5)

ENCLOSURE

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February, 1963

AMERICAN BAR ASSOCIATION

JOINT REPORT ON THE RIGHT OF INDIGENT DEFENDANTS
TO COMPETENT COUNSEL IN CRIMINAL CASES IN THE FEDERAL COURTS

RECOMMENDATIONS

The Standing Committee on Legal Aid Work and

The Special Committee on Defense of Indigent Persons Accused
of Crime

recommend the adoption of the following resolution:

The American Bar Association recommends prompt action by Congress to insure adequate defense for indigent defendants in criminal cases in the Federal Courts, to implement the Sixth Amendment of the Federal Constitution and the court decisions thereunder.

The American Bar Association approves in principle legislative proposals to this end which include the following fundamentals:

- (1) Giving the several District Courts an option either to:
 - (a) appoint a public defender with necessary staff,
or
 - (b) designate a voluntary defender, legal aid society
or other similar agency, or
 - (c) appoint counsel from the Bar, or

94-1-369-1795
ENCLOSURE

2 copies made 11/9/63
for Legal Research Dept (1)
for inclusion in Rm 5256 (1)
WES/alk

- (d) utilize some satisfactory combination of the foregoing.
- (2) Providing reasonable compensation for those involved in any of the foregoing, including individual assigned counsel, as well as adequate funds for investigation and preparation.
- (3) Providing for appointment of counsel at the earliest possible time and insuring availability of counsel through necessary appeals.
- (4) Providing for payment of the foregoing out of adequate funds appropriated for the judiciary.

The Standing Committee on Legal Aid Work and the Special Committee on Defense of Indigent Persons Accused of Crime, with such assistance as they may ask, are authorized to present the views of the Association on particular legislation within the foregoing principles, and also to comment on details of the proposed legislation which are related to such principles.

REPORT

Congressional action is urgently needed to balance the scales of justice in criminal trials in the Federal Courts and give reality to the indigent defendant's constitutional right to counsel. This right is guaranteed by the Sixth Amendment of the United States Constitution, decisions of the United States Supreme Court, and the Federal Rules of Criminal Procedure.

The Sixth Amendment requires: "In all criminal prosecutions, the accused shall enjoy the right...to have the assistance of counsel for his defence."

The United States Supreme Court: "...The Sixth Amendment withholds from Federal Courts, in all criminal proceedings, the power and authority to deprive an accused of his life or liberty unless he has or waives the assistance of Counsel..." (Johnson v. Zerbst, 304 U.S. 458, 463 (1938))

The Federal Rules of Criminal Procedure: "If the defendant appears in court without counsel, the court shall advise him of his right to counsel and assign counsel to represent him at every stage of the proceedings unless he elects to proceed without counsel or is able to obtain counsel." (Rule 44)

Leaders in Congress and in the Executive Branch as well as in the Judiciary and at the Bar have long recognized that Congress should provide a remedy so that the constitutional guarantee can be honored in all Federal Courts. Congressman Emanuel Celler and Senator Estes Kefauver have advocated measures which at one time passed the Senate. At the last session, Senator Hruska and others pressed for passage of a measure (S. 2900) which resembled the earlier measure and differed in only minor particulars. This too passed the Senate. It is our understanding that the President, with the advice of the Attorney General and a distinguished committee appointed by the Attorney General, headed by Professor Francis A. Allen of the University of Michigan Law School, will submit a measure which is similar in principle and differs from the Hruska bill in relatively minor respects. In view of the variety of measures which may be submitted and considered by Congress, it seems impractical to ask the House of Delegates to act on a particular measure. Instead we have selected what we regard as the principal ingredients of any measure adequate to deal with the problem. These are embodied in the resolution which we have recommended. Each of the measures which may be proposed will undoubtedly have some incidental provisions which will have to be dealt with when the final form of the measure emerges. The House should adopt the basic principles in our recommendations and authorize the two Committees to present the Association's views on those principles and any incidental and related matters as the matter advances in Congress.

THE OUTMODED ASSIGNED-COUNSEL SYSTEM

At this late stage in the development of our jurisprudence, the general practice in the Federal Court is still to assign counsel to indigent defendants on any basis that seems appropriate to the trial judge. Some judges call upon young lawyers, on those whose practice is not large, or on any lawyer who may be in the courtroom at the time. A few judges consider the entire local bar to be available, and some make it a practice to designate the ablest and most experienced lawyer available, especially in capital cases. One of the most important considerations in the court's choice is the fact that funds are not available to compensate appointed lawyers. Many judges are reluctant to appoint a lawyer who has a thriving practice which he will have to set aside in order to defend an indigent client.

This haphazard system has been effective in most capital cases. It has worked fairly well in other cases in at least some of the

less populated areas. But in the large urban centers, where the volume of criminal cases is great, the system has been tragically unfair to many defendants in non-capital cases, and has imposed needless burdens on the courts, and needless hardships on lawyers.

The solution, long overdue, rests squarely with the Congress.

UNFAIR TO THE DEFENDANT

The offices of prosecuting attorneys are staffed by career men who have a high degree of technical skill. They have at their disposal modern devices for crime detection and extensive facilities for factual investigation. The indigent defendant is in an unfair position unless he also has able and experienced counsel. But competent counsel is not often supplied by the present haphazard system of appointments. A young, inexperienced lawyer cannot balance the scales for the defendant against the modern organization of the prosecuting attorney. Nor can a skillful, experienced attorney, if his experience is in tax matters, bankruptcy, antitrust law, or in any area other than criminal law.

Even if appointed defense counsel is exceptionally well qualified, he usually enters the case too late to balance the scales of justice. All too frequently, when defense counsel is appointed, government counsel is well along in the preparation of its case. By this time, it may be difficult to locate possible witnesses for the defendant, or they may have become unavailable, or have forgotten relevant facts. As one lawyer stated, "It is like running a one hundred yard dash, giving the other side a fifty yard head-start."

Quite aside from the need for prompt preparation of the defense, the constitutional rights of the defendant may have been waived or denied during the preliminary proceedings if the advice of counsel was not available.

As the Supreme Court pointed out in the leading case of this kind: "...during perhaps the most critical period of the proceedings against these defendants, that is to say from the time of their arraignment until the beginning of their trial, when consultation, thoroughgoing investigation, and preparation were vitally important, the defendants did not have the aid of counsel in any real sense..." (Powell v. Alabama, 287 U.S. 45, 57 (1932))

UNFAIR TO THE COURT

The present system imposes on the court responsibilities that belong elsewhere. Many conscientious judges accept the obligation to protect the rights of a defendant who is represented by inept, inexperienced or indifferent counsel, but this task should not be

added to the other exacting responsibilities of the trial judge. Also, often it is impossible for the court to make a proper determination of indigency when an unrepresented defendant is arraigned or appears for trial. And frequently it is embarrassing for judges to assign reluctant, uncompensated counsel to cases that may require weeks of preparation and trial, and may involve the probability of defeat and consequent damage to reputation at the bar.

Judge Leon T. David, a veteran trial judge in Los Angeles, has described the situation (45 Minn. L. Rev. 753, 756-7):

The judge ordinarily has no investigatory facilities to verify the indigency of the prisoner. If the defendant cannot post bail and says he has neither money nor friends who will assist him, the judge may have to let the matter rest. But what lawyer will he assign to the case?

In my early years of practice, I have seen the judge scan the courtroom and summon to the indigent's defense the first young lawyer whom he recognized that morning. I have seen another reach for a list of names he kept under the corner of his blotter; the names were those of young lawyers who had requested that they be assigned for the experience. Since a lawyer is bound by tradition, by canons of ethics, and by law never to reject the cause of the defenseless or oppressed from any consideration personal to himself, it is accepted law that the court may appoint counsel from the ranks. By tradition, however, such appointments fall to the newer members of the bar although the courts have assigned eminent counsel in unusual circumstances.

All of this undermines the adversary process which is so deeply rooted in the American system of jurisprudence.

UNFAIR TO THE LAWYER

Since funds are not available to compensate appointed lawyers for their services or out-of-pocket expenses, or for investigations of the facts, a lawyer must often make a substantial personal sacrifice in order to discharge his responsibilities conscientiously. Those who do so, represent the noblest tradition of the bar.

In practice, however, the burden is spread among relatively few members of the profession.

Many of the assignments go to young lawyers, on the questionable theory that this provides good training for the inexperienced junior members of the bar. While they may need the experience, few of them can afford to work without compensation for weeks or

even months. In a hearing in 1959 before the House Judiciary Committee, scores of letters and affidavits from young lawyers, appointed to represent indigent defendants in the federal courts, were introduced in evidence. Their testimony provided convincing evidence that the uncompensated assigned counsel plan is unduly burdensome on the young attorney. Here are some quotations from the record:

CASE A - "...I devoted somewhere in the area of 550-600 hours to this litigation...all without compensation and in a large measure without reimbursement for my out-of-pocket disbursements, which ran approximately \$400."

CASE B - "...This case took three full months of my time when I was trying to build up a practice. I had to spend money I had planned on using for a vacation (for family)..."

CASE C - "...I had spent approximately \$100, which was advanced to me by my wife from her bank account (saved from school teaching days) ... 150 hours would be a conservative estimate (of time spent) ..."

Even if the appointments were distributed among all the lawyers practicing criminal law in the Federal Courts, the burden would fall upon a comparative few. Unfortunately only a small percentage of the lawyers specialize in criminal law practice.

Arthur S. Bell, Jr., Chairman of the Los Angeles County Bar Association Federal Courts Criminal Indigent Defense Committee (the most ambitious volunteer plan established by lawyers), reports:

"... we cannot expect...to match the performance of public defenders or paid assigned counsel... 'Based upon years of actual experience, (this) Association favors the passage of H.R. 2696 (Congressman Celler's bill for a Federal Public Defender) to fill a critical public need.'"

THE DEFENDER PRINCIPLE IS SOUND

The defender office is a tried and proven method of providing fair play for indigent defendants. The first Public Defender was established in Los Angeles County almost 50 years ago. Today, indigent defendants in the state courts are served by more than 110 defender offices, most of them in the larger cities. The defender offices that reported to NLADA in 1961 handled a total of 141,719 cases. Accordingly, we believe that defenders, public or voluntary, or legal aid societies, should be selected in the more populous districts. Of course, payments for services must be made to such entities or groups. Where this is impractical, appointed counsel should be compensated. The principle of compensation for appointed attorneys is also well established. Forty-seven of the

of every government and every civilization." [John B. Winslow, CJ, Supreme Court of Wisconsin, 4 Journal of Criminal Law and Criminology, 650 (1914)]

To deny equal justice to the poor is intolerable in principle. To continue the present system, when such a practical alternative is available, jeopardizes our country's claim to world leadership in the cause of freedom and justice under law.

This report is presented jointly by the two committees whose chairmen have signed it. In addition, the position is squarely supported by the National Legal Aid and Defender Association. We are submitting this report also to the Council of the Section on Criminal Law and are hopeful that at its meeting in New Orleans before the meeting of the House, its Delegate may be authorized to state to the House the Council's support for our recommendations.

Respectfully submitted,

John W. Cumiskey, Chairman
Standing Committee on Legal Aid Work

Whitney North Seymour, Chairman
Special Committee on Defense of
Indigent Persons Accused of Crime

fifty states compensate appointed attorneys in areas where no organized defender office exists.

The Judicial Conference of the United States first approved the proposal to establish the Public Defender system in the Federal Courts in 1937, and has since reaffirmed its position seventeen times. Specific bills to provide federal Public Defenders were endorsed in 1944 by a special committee composed of distinguished federal judges headed by Judge Augustus Hand.

The United States Department of Justice has supported this principle since 1937. Every Attorney General since then has advocated Public Defender legislation. These have included Homer S. Cummings, Frank Murphy, Robert H. Jackson, Francis Biddle, J. Howard McGrath, Tom C. Clark, James P. McGranery, Herbert Brownell, Jr., William P. Rogers and Robert F. Kennedy who, in calling for Public Defender legislation, said to the House of Delegates in 1962: "The time to translate good intentions into law is long overdue. I ask for your help as a group or as individuals in working for its enactment."

The American Bar Association has taken an active interest in proposed legislation to improve the method of providing counsel for poor defendants since 1936. In 1939, the Public Defender principle was approved by the House of Delegates. The Board of Governors endorsed a specific Public Defender bill in 1958.

Emanuel Celler, Chairman of the Judiciary Committee of the House of Representatives, reported to the Committee in 1960 that a poll of 545 federal judges, law school deans and professors, and ABA members showed that eighty-nine per cent favored Public Defender legislation.

Individual leaders of the bar who have supported the principle include: Hon. Earl Warren, Chief Justice of the United States; Hon. Augustus Hand and the late Hon. John J. Parker, United States Court of Appeals; President Sylvester C. Smith, Jr., President of the American Bar Association and many of his predecessors; Harrison Tweed, chairman of the American Law Institute; Henry P. Chandler, former Director of the Administrative Office of the United States Courts; James V. Bennett, Director of Federal Prisons; and William T. Gossett, president of the National Legal Aid and Defender Association and former vice-president and general counsel of Ford Motor Company.

We should remind ourselves of the eloquent summary of the test of civilization by the chief justice of one of our state supreme courts over a generation ago:

"Equal and exact justice has been the passionate demand of the human soul since man has wronged his fellow man; it has been the dream of the philosopher, the aim of the lawgiver, the endeavor of the judge, the ultimate test



AMERICAN BAR ASSOCIATION

American Bar Center

1155 EAST SIXTIETH STREET • CHICAGO 37, ILLINOIS

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Telephone HYde Park 3-0533

January 11, 1963

Mr. Tolson	
Mr. Belmont	
Mr. Mohr	
Mr. Casper	
Mr. Callahan	
Mr. Conrad	
Mr. DeLoach	
Mr. Evans	
Mr. Gale	
Mr. Rosen	
Mr. Sullivan	
Mr. Tavel	
Mr. Trotter	
Tele. Room	
Miss Holmes	
Miss Gandy	

Dear ABA Member:

Plans are currently under way for a World Conference on Peace Through Law to be held in Athens, Greece, June 30-July 5, 1963. The World Conference is a direct result of the conclusions reached at the regional conferences sponsored by the American Bar Association in Costa Rica, Tokyo, Lagos, Nigeria and Rome in 1961 and in 1962, each of which was impressively successful in its impact and accomplishment. It is contemplated that the President of the American Bar Association will invite two lawyers from each of 111 nations to participate in the World Conference.

The major portion of the expenses of the regional conferences was borne by Foundation grant. It is contemplated a major portion of the expenses of conducting the World Conference will also be borne by Foundation grant. The Board of Governors of the American Bar Association and the Special Committee on World Peace Through Law believe that the lawyers of America generally would desire the opportunity to participate in the promulgation of the World Conference. The program of World Peace Through Law is admittedly a long range program, idealistic in nature; but, based on the very sound principle that peace through law is the only alternative to war. The program is both practical and necessary. Building law into a credible replacement for war is a task for lawyers. Neither the American Bar Association Committee nor the proposed World Conference can take any action which may be binding upon participating associations or their respective countries with reference to existing treaties or legislation. The obvious purpose of the Conference, in view of the success of the previous regional conferences, is the exchange of ideas among lawyers as to ways and means to achieve the ultimate goal of Peace Through Law.

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January 11, 1963

It is only upon rare occasions that your Association has authorized personal solicitation of its membership. I sincerely hope that you will join me in contributing from \$25 to \$100 to a special fund to defray the cost of the proposed World Conference. American lawyers, other than official delegates, and lawyers from other nations, also not official delegates, may attend the Conference. However, in all probability a registration fee will be required from observers in order to assist in defraying additional costs. Your prompt reply to this appeal for assistance will be sincerely appreciated. Checks may be made payable to the American Bar Foundation, World Peace Fund. I am confident that the members of our Association will evidence by their response the interest of each individual lawyer in World Peace Through Law.

For your information, we have been advised by tax counsel that any contribution in response to this appeal will be allowed as a deduction for federal income tax purposes.

Sincerely yours,

Sylvester C. Smith, Jr.
Sylvester C. Smith, Jr.
President

SCSjr:cir

*For
letter*

DO-6

OFFICE OF DIRECTOR
FEDERAL BUREAU OF INVESTIGATION
UNITED STATES DEPARTMENT OF JUSTICE
1:38PM January 11, 1963

[redacted] telephoned through operator and secretary from Los Angeles, California for the Director. He was advised of the Director's absence and at his request, was referred to Mr. Wick.

[redacted] was calling to be sure that the Director received the wire he sent in this morning concerning the American Bar Fellows meeting in New Orleans next month. ASSOCIATION

Mr. Wick advised [redacted] that the Director did receive the wire and that he would receive a reply; however, as the Director previously told him, he would not be able to attend the meeting.

MR. BELMONT ✓
MR. MOHR
MR. CASPER
MR. CALLAHAN
MR. CONRAD
MR. DELGACH ✓
MR. EVANS
MR. GALE
MR. ROSEN
MR. SULLIVAN
MR. TAVEL
MR. TROTTER
MR. JONES
TELE. ROOM
MISS HOLMES
MRS. METCALF
MISS GANDY

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5 JAN 16 1963

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File Jan

62-88472-26888-29

UNITED STATES

NT

Memorandum

TO : DIRECTOR, FBI

DATE: January 16, 1963

FROM : SAC, CHICAGO (80-355)

SUBJECT: AMERICAN BAR ASSOCIATION

Enclosed herewith find two American Bar Association Red Book Directories for 1962-1963. b6
b7C
 made the books available on January 15, 1963.

- 2 - Bureau (Encls. 2) - *188*
1 - Chicago *WV*

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INSPECTOR GENERAL
FEDERAL BUREAU OF INVESTIGATION

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JAN 21 1963

EX-118

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2-ENCLOSURE
RECEIVED ATTACHED

JAN 23 1963

94-1-304-1798

ENCLOSURE

ENCLOSURES TO BUREAU FROM CHICAGO

RE: AMERICAN BAR ASSOCIATION

2 copies of ABA Red Book Directories
for 1962-1963

CG File 80-355
CG let to Bureau 1/16/63

AMERICAN BAR ASSOCIATION DIRECTORY

1962-1963

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AS A SERVICE TO THE
AMERICAN BAR ASSOCIATION

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Thirteenth District JOSEPH H. GORDON, Puget Sound Bank Bldg., Tacoma 2, Wash. (1965)
Fourteenth District J. GARNER ANTHONY, Castle & Cooke Bldg., Honolulu 1, Hawaii (1964)

* Year shown in parentheses indicates expiration of term.

† For Sub-Committees, see page 2.

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(Assignments have been made to each member of the Board as liaison with the several Sections and Committees.)

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JOSEPH H. GORDON, Puget Sound Bank Bldg., Tacoma 2, Wash.
WILLIAM B. SPANN, JR., C & S Nat'l Bank Bldg., Atlanta 3, Ga.

LAW DAY U. S. A.

WALTER E. CRAIG, *Chairman*, First Nat'l Bank Bldg., Phoenix 4, Ariz.
LEWIS F. POWELL, JR., Electric Bldg., Richmond 12, Va.
GEORGE B. POWERS, Fourth Nat'l Bank Bldg., Wichita 2, Kan.

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WILLIAM POOLE, *Chairman*, Delaware Trust Bldg., Wilmington 1, Del.
JOSEPH D. CALHOUN, 218 W. Front St., Media, Pa.
EARL F. MORRIS, Huntington Bank Bldg., Columbus 15, Ohio

PENDING APPLICATIONS

EDWARD E. MURANE, *Chairman*, Wyoming Nat'l Bank Bldg., Casper, Wyo.
HARRY GERSHENSON, 611 Olive St., St. Louis 1, Mo.
TELFORD B. ORBISON, Union Nat'l Bank Bldg., New Albany, Ind.

PRESIDENT'S SPEAKING ENGAGEMENTS

SYLVESTER C. SMITH, JR., *Chairman*, Prudential Plaza, Newark 1, N. J.
GLENN M. COULTER, Ford Bldg., Detroit 26, Mich.
WALTER E. CRAIG, First Nat'l Bank Bldg., Phoenix 4, Ariz.

ROSS BEQUEST

J. GARNER ANTHONY, *Chairman*, Castle & Cooke Bldg., Honolulu 1, Hawaii
JAMES D. FELLERS, First Nat'l Bldg., Oklahoma City 2, Okla.
DAVID A. NICHOLS, Depositors Trust Bldg., Camden, Maine
LEWIS F. POWELL, JR., Electric Bldg., Richmond 12, Va.

TO ASSIST SPECIAL COMMITTEE ON FINANCING LEGAL EDUCATION

EDWARD L. WRIGHT, *Chairman*, Tower Bldg., Little Rock, Ark.
 GLENN M. COULTER, Ford Bldg., Detroit 26, Mich.
 SYLVESTER C. SMITH, Jr., Prudential Plaza, Newark 1, N. J.

**TO COOPERATE WITH THE EXECUTIVE BRANCH
OF THE GOVERNMENT**

JOHN C. SATTERFIELD, *Chairman*, Box 466, Yazoo City, Miss.
 JOSEPH D. CALHOUN, 218 W. Front St., Media, Pa.
 GLENN M. COULTER, Ford Bldg., Detroit 26, Mich.

**TO RE-EXAMINE THE INVESTMENT PROGRAM
OF THE ASSOCIATION**

GLENN M. COULTER, *Chairman*, Ford Bldg., Detroit 26, Mich.
 JOSEPH H. GORDON, Puget Sound Bank Bldg., Tacoma 2, Wash.
 CHARLES W. PETTENGILL, Smith Bldg., Greenwich, Conn.

UNIFORM STATE LAWS

CHARLES W. PETTENGILL, *Chairman*, Smith Bldg., Greenwich, Conn.
 EDWARD E. MURANE, Wyoming Nat'l Bank Bldg., Casper, Wyo.
 WILLIAM POOLE, Delaware Trust Bldg., Wilmington 1, Del.

WASHINGTON OFFICE

LEWIS F. POWELL, JR., *Chairman*, Electric Bldg., Richmond 12, Va.
 JAMES D. FELLERS, First Nat'l Bldg., Oklahoma City 2, Okla.
 TELFORD B. ORBISON, Union Nat'l Bank Bldg., New Albany, Ind.

ADMINISTRATIVE PERSONNEL**AMERICAN BAR ASSOCIATION**

1155 East 60th Street
 Chicago 37, Ill.
 493-0533

Executive Director	JOSEPH D. STECHER
Deputy Executive Director.....	BERT H. EARLY
Director of Activities.....	JAMES M. SPIRO
Controller and Business Manager.....	NOBLE STEPHENS
Director of Public Relations.....	DON HYNDMAN
Director of Section Services.....	FARRINGTON B. KINNE
Director of Law Student Program.....	EARL A. HAGEN
Director of Traffic Court Program.....	JAMES P. ECONOMOS
Director of Lawyer Placement Information Service.....	CHARLES M. MURRELL
Administrative Secretary	MISS RUTH WHITE
Director of Meetings.....	ROGER W. MOREAU
Membership Department	MRS. FRANCES UTLEY
Publications Department	CHARLES ROTH
Coordination Service	JOHN T. KEEFE
Information Service	MRS. SUZANNE G. MANKER
Director of Washington Office.....	DONALD E. CHANNELL 1120 Connecticut Ave., Washington 6, D. C. FE 7-8266

MEMBERS OF THE HOUSE OF DELEGATES

(As of November 1, 1962)

Name of Delegate	Representative Capacity	Term Expires
ALABAMA		
THOMAS G. GREAVES, JR.....	State Delegate	1965
First Nat'l Bank Bldg., Mobile 1		
REBECCA BOWLES HAWKINS.....	National Association of Women Lawyers	1963
Jackson Bldg., Birmingham 3		
THOMAS B. HILL, JR.....	Alabama State Bar	1964
Hill Bldg., Montgomery 3		
J. EDWIN LIVINGSTON.....	Chairman-Conference of Chief Justices	
Supreme Court, Montgomery 3		
ALASKA		
EDWARD V. DAVIS.....	State Delegate	1965
Box 715, Anchorage		
JOHN M. SAVAGE.....	Alaska Bar Association.....	1964
Lathrop Bldg., Anchorage		
ARIZONA		
C. A. CARSON, III.....	State Delegate	1963
Guaranty Bank Bldg., Phoenix 12		
WALTER E. CRAIG.....	President-Elect, American Bar	1963
First Nat'l Bank Bldg., Phoenix 4	Association	
CALVIN H. UDALL.....	State Bar of Arizona.....	1964
411 N. Central, Phoenix 4		
ARKANSAS		
HERSCHEL H. FRIDAY, JR.....	Arkansas Bar Association.....	1964
Boyle Bldg., Little Rock		
EDWARD L. WRIGHT.....	Chairman-House of Delegates; and....	1964
Tower Bldg., Little Rock	State Delegate	
CALIFORNIA		
JOSEPH A. BALL.....	State Delegate	1965
120 Linden Ave., Long Beach		
CHARLES A. BEARDSLEY *.....	Former President	
1330 Broadway, Oakland 12	American Bar Association	
ROY A. BRONSON.....	The Bar Association of San Francisco..	1964
255 California St., San Francisco 11		
GUY RICHARDS CRUMP *.....	Former Chairman-House of Delegates	
458 S. Spring St., Los Angeles 13		
WALTER ELY	Los Angeles County Bar Association....	1964
1010 Wilshire Blvd., Los Angeles 17		
WILLIAM C. FARRER.....	Assembly Delegate	1965
411 W. Fifth St., Los Angeles 13		
JOHN J. GOLDBERG.....	The State Bar of California.....	1964
111 Sutter St., San Francisco 4		
FRANCIS V. KEESLING, JR.....	The Association of Life Insurance....	1963
605 Market St., San Francisco 5	Counsel	
J. E. SIMPSON.....	The State Bar of California.....	1964
615 S. Flower St., Los Angeles 17		
ALLEN SPIVOCK	Lawyers' Club of San Francisco.....	1964
Hearst Bldg., San Francisco 3		
SAMUEL B. STEWART.....	Section of Corporation, Banking and	1964
Box 3415, Rincon Annex, San Francisco 20	Business Law	
LOYD WRIGHT *	Former President	
458 S. Spring St., Los Angeles 13	American Bar Association	
COLORADO		
JAMES K. GROVES.....	The Colorado Bar Association.....	1964
Box 1598, Grand Junction		
JOSEPH G. HODGES.....	Denver Bar Association.....	1964
Denver Club Bldg., Denver 2		
EDWARD G. KNOWLES.....	State Delegate	1964
Denver Club Bldg., Denver 2		
CONNECTICUT		
LEO V. GAFFNEY.....	State Bar Association of Connecticut...	1964
272 Main St., New Britain		
CHARLES W. PETTENGILL.....	Board of Governors.....	1963
Smith Bldg., Greenwich		
SAMUEL H. PLATCOW.....	State Delegate	1963
205 Church St., New Haven 10		
JOHN Q. TILSON, JR.....	State Bar Association of Connecticut...	1964
205 Church St., New Haven 10		

* The Constitution, Article VI, Section 3, provides:
 "Former Presidents of the American Bar Association, former Chairmen of the House of Delegates, and also former Secretaries and Treasurers of the Association with four years or more of service in such capacity, who have registered in attendance at a meeting of the Association or House of Delegates, the membership of such former officers becoming effective upon registration and continuing until the opening of the next meeting."

MEMBERS OF THE HOUSE OF DELEGATES

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Name of Delegate	Representative Capacity	Term Expires
DELAWARE		
ALEXANDER L. NICHOLS..... duPont Bldg., Wilmington 1	State Delegate	1964
WILLIAM POOLE	Board of Governors.....	1964
Delaware Trust Bldg., Wilmington 1		
HOWARD L. WILLIAMS..... Bank of Delaware Bldg., Wilmington 1	Delaware State Bar Association.....	1964
DISTRICT OF COLUMBIA		
WALTER M. BASTIAN*..... U. S. Court House, Washington 1	Former Treasurer American Bar Association	
DONALD C. BEELAR..... World Center Bldg., Washington 6	Section of Administrative Law.....	1964
JAMES V. BENNETT..... Bureau of Prisons, Dept. of Justice, Washington 25	Section of Criminal Law.....	1964
DAVID G. BRESS..... 1730 K St., N. W., Washington 6	The Bar Association of the District of Columbia	1964
W. CAMERON BURTON..... Investment Bldg., Washington 5	The Bar Association of the District of Columbia	1964
ARCHIBALD COX	The Solicitor General of the United States	
F. JOSEPH DONOHUE..... 503 D St., N. W., Washington 1	The Bar Association of the District of Columbia	1964
JUSTIN L. EDGERTON..... Washington Bldg., Washington 5	The Bar Association of the District of Columbia	1964
BERNARD A. FOSTER, JR..... 725 15th St., N. W., Washington 5	Section of Mineral and Natural Re- sources Law	1964
RONALD J. FOULIS..... 1730 K St., N. W., Washington 6	Assembly Delegate	1964
WHITNEY GILLILLAND	Federal Bar Association.....	1963
Civil Aeronautics Board, Washington 25		
FRANCIS W. HILL..... Tower Bldg., Washington 5	State Delegate	1963
NICHOLAS DEB. KATZENBACH..... Dept. of Justice, Washington 25	The Deputy Attorney General of the United States	
ROBERT F. KENNEDY..... Dept. of Justice, Washington 25	The Attorney General of the United States	
H. CECIL KILPATRICK..... American Security Bldg., Washington 5	Assembly Delegate	1963
WILLIAM P. MACCRACKEN, JR.*..... 1000 Connecticut Ave., Washington 6	Former Secretary American Bar Association	
LEONARD H. MARKS..... Cafritz Bldg., Washington 6	Federal Communications Bar Associa- tion	1963
THOMAS M. RAYSOR..... National Press Bldg., Washington 4	The Bar Association of the District of Columbia	1964
CHARLES S. RHYNE*..... Hill Bldg., Washington 6	Former President, American Bar Asso- ciation; and Former Chairman, House of Delegates	
ASHLEY SELLERS	Assembly Delegate	1965
1625 K St., N. W., Washington 6		
WALTER FRANKLIN SHEBLE..... 1025 Connecticut Ave., Washington 6	Junior Bar Conference.....	1963
FLORIDA		
JOHN M. ALLISON..... Box 1531, Tampa 1	Section of Legal Education and Admis- sions to the Bar	1964
C. CLYDE ATKINS..... duPont Bldg., Miami 32	The Florida Bar.....	1964
CODY FOWLER*..... Citizens Bldg., Tampa 2	Former President American Bar Association	
CHARLES B. FULTON..... Box 1391, West Palm Beach	The Florida Bar.....	1964
SAMUEL J. KANNER..... Security Trust Bldg., Miami 32	National Conference of Bar Examiners	1963
J. LANCE LAZONBY..... Box 123, Gainesville	State Delegate	1965
JOSEPH A. McCLAIN, JR..... Marine Bank Bldg., Tampa 2	Assembly Delegate	1964
O. B. McEWAN..... Box 753, Orlando	The Florida Bar.....	1964
WM. REECE SMITH, JR..... Box 3239, Tampa 1	Junior Bar Conference.....	1963
WILLIAM C. STEEL..... First Nat'l Bank Bldg., Miami 32	Dade County Bar Association.....	1964
REGINALD L. WILLIAMS..... Dade Federal Bldg., Miami 32	The Florida Bar.....	1964

AMERICAN BAR ASSOCIATION

Name of Delegate	Representative Capacity	Term Expires
GEORGIA		
E. SMYTHE GAMBRELL * C & S Nat'l Bank Bldg., Atlanta 3	Former President American Bar Association	
HERBERT JOHNSON Rhodes-Haverty Bldg., Atlanta 3	Atlanta Bar Association	1964
KIRK M. McALPIN Box 566, Savannah	Georgia Bar Association	1964
CUBBEDGE SNOW First Nat'l Bank Bldg., Macon	Georgia Bar Association	1964
WILLIAM B. SPANN, JR. C & S Nat'l Bank Bldg., Atlanta 3	Board of Governors; and State Delegate	1964
WILLIAM A. SUTHERLAND First Nat'l Bank Bldg., Atlanta 3 (Also: Ring Bldg., Washington 6, D. C.)	Assembly Delegate	1965
HAWAII		
J. GARNER ANTHONY Castle & Cooke Bldg., Honolulu 1	Board of Governors	1964
THOMAS W. FLYNN 239 Merchant St., Honolulu 13	Bar Association of Hawaii	1964
RALPH T. YAMAGUCHI Alexander Young Bldg., Honolulu 13	State Delegate	1965
IDAHO		
SHERMAN J. BELLWOOD 708 G St., Rupert	Idaho State Bar	1964
E. B. SMITH Capitol Bldg., Boise	State Delegate	1964
ILLINOIS		
RICHARD BENTLEY 120 S. LaSalle St., Chicago 3	Editor-in-Chief, American Bar Association Journal	
THOMAS J. BOODELL 33 N. LaSalle St., Chicago 2	Assembly Delegate	1963
MASON BULL 212 N. Genesee St., Morrison	Illinois State Bar Association	1964
KENNETH J. BURNS, JR. 135 S. LaSalle St., Chicago 3	Junior Bar Conference	1964
JAMES P. HUME 38 S. Dearborn St., Chicago 3	Section of Patent, Trademark and Copyright Law	1964
ALBERT E. JENNER, JR. 135 S. LaSalle St., Chicago 3	Illinois State Bar Association	1964
WILLIS D. NANCE Prudential Plaza, Chicago 1	The Chicago Bar Association	1964
JOHN RITCHIE Northwestern Univ. Law School, Chicago 11	Judge Advocates Association	1963
CLARENCE H. ROSS 122 S. Michigan Ave., Chicago 3	Section of Public Utility Law	1964
BARNABAS F. SEARS 1 N. LaSalle St., Chicago 2	State Delegate	1963
JOSEPH D. STECHER * 1155 E. 60th St., Chicago 37	Former Secretary American Bar Association	
TIMOTHY W. SWAIN Central Nat'l Bank Bldg., Peoria 2	Section of Bar Activities	1964
BENJAMIN WHAM 231 S. LaSalle St., Chicago 4	Retired member Board of Governors	1964
KARL C. WILLIAMS News Tower, Rockford	Illinois State Bar Association	1964
HORACE A. YOUNG 135 S. LaSalle St., Chicago 3	Illinois State Bar Association	1964
INDIANA		
CHARLES C. BAKER Fletcher Trust Bldg., Indianapolis 4	Indianapolis Bar Association	1964
HAROLD H. BREDELL * Circle Tower, Indianapolis 4	Former Treasurer American Bar Association	
BENTON E. GATES Farmers Loan & Trust Co. Bldg., Columbia City	State Delegate	1964
ROBERT A. GEMMILL Marion Nat'l Bank Bldg., Marion	The Indiana State Bar Association	1964
TELFORD B. ORBISON Union Nat'l Bank Bldg., New Albany	Board of Governors	1965
WILBUR F. PELL, JR. Methodist Bldg., Shelbyville	The Indiana State Bar Association	1964

MEMBERS OF THE HOUSE OF DELEGATES

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Name of Delegate	Representative Capacity	Term Expires
IOWA		
JOHN D. RANDALL *..... 10 First Avenue East, Cedar Rapids	Former President, American Bar Association; and Former Chairman, House of Delegates	
INGALLS SWISHER Iowa State Bank Bldg., Iowa City	State Delegate	1963
HENRY J. TePASKE..... National Bank Bldg., Orange City	The Iowa State Bar Association.....	1964
SHIRLEY A. WEBSTER..... Farmers & Merchants State Bank Bldg., Winterset	The Iowa State Bar Association.....	1964
KANSAS		
JOE F. BALCH..... Box 249, Chanute	The Bar Association of the State of Kansas	1964
GEORGE B. POWERS..... Fourth Nat'l Bank Bldg., Wichita 2	Board of Governors; and State Delegate	1965
KENTUCKY		
MARSHALL P. ELDRED..... Board of Trade Bldg., Louisville 2	Kentucky State Bar Association.....	1964
ROBERT P. HOBSON..... Ky. Home Life Bldg., Louisville 2	State Delegate	1965
HERBERT D. SLEDD..... Security Trust Bldg., Lexington	Kentucky State Bar Association.....	1964
LOUISIANA		
THOMAS W. LEIGH..... 400 S. Grand St., Monroe	Louisiana State Bar Association.....	1964
BEN R. MILLER..... Baton Rouge Svcs. & Loan Bldg., Baton Rouge 2	State Delegate	1964
RICHARD B. MONTGOMERY..... Nat'l Bank of Commerce Bldg., New Orleans 12	Louisiana State Bar Association.....	1964
MAINE		
GEORGE B. BARNES..... Box 387, Houlton	Maine State Bar Association.....	1964
DAVID A. NICHOLS..... Depositors' Trust Bldg., Camden	Board of Governors.....	1963
ROBINSON VERRILL 57 Exchange St., Portland 3	State Delegate	1963
MARYLAND		
JAMES J. BIERBOWER..... 33 Oxford St., Chevy Chase (Also: 1625 K St., N. W., Washington 6, D. C.)	Assembly Delegate	1963
EMORY H. NILES..... 5600 Waycrest Lane, Baltimore 10	Maryland State Bar Association.....	1964
HAMILTON O'DUNNE American Bldg., Baltimore 2	The Bar Association of Baltimore City..	1964
KENNETH C. PROCTOR..... Campbell Bldg., Towson 4	Maryland State Bar Association.....	1964
NORMAN P. RAMSEY..... 10 Light St., Baltimore 2	State Delegate	1964
MASSACHUSETTS		
RAYMOND F. BARRETT..... 1359 Hancock St., Quincy 69	Massachusetts Bar Association.....	1964
VICTOR C. FOLSOM..... 30 St. James Ave., Boston 16	Section of International and Compara- tive Law	1964
ERWIN N. GRISWOLD..... Law School of Harvard Univ., Cambridge 38	State Delegate	1965
HAROLD HORVITZ 50 Congress St., Boston 9	Massachusetts Bar Association.....	1964
LAURENCE H. LOUGEE..... 340 Main St., Worcester 8	Massachusetts Bar Association.....	1964
VICTOR A. LUTNICKI..... 200 Berkeley St., Boston 17	Section of Insurance, Negligence and Compensation Law	1964
ROBERT W. MESERVE..... 75 Federal St., Boston 10	Boston Bar Association.....	1964
JOSEPH SCHNEIDER 73 Tremont St., Boston 8	Massachusetts Bar Association.....	1964
ROBERT M. SEGAL..... 11 Beacon St., Boston 8	Section of Labor Relations Law.....	1964

AMERICAN BAR ASSOCIATION

Name of Delegate	Representative Capacity	Term Expires
MICHIGAN		
ALBERT E. BLASHFIELD..... First Nat'l Bldg., Ann Arbor	State Bar of Michigan.....	1964
DENNIS BOYLE..... Penobscot Bldg., Detroit 26	Detroit Bar Association.....	1964
MILTON W. BUSH..... Michigan Nat'l Bank Bldg., Port Huron	State Bar of Michigan.....	1964
GLENN M. COULTER..... Ford Bldg., Detroit 26	Treasurer-American Bar Association...	1963
JOHN W. CUMMISKEY..... Michigan Trust Bldg., Grand Rapids 2	State Bar of Michigan.....	1964
WILLIAM T. GOSSETT..... 420 Goodhue Road, Bloomfield Hills	National Legal Aid and Defender Association (1963); and State Bar of Michigan (1964)	1964
CARL F. INGRAHAM..... 950 E. Maple Road, Birmingham	Section of Family Law.....	1964
HENRY L. WOOLFENDEN..... Penobscot Bldg., Detroit 26	State Delegate	1963
MINNESOTA		
JOHN B. BURKE..... Minnesota Federal Bldg., St. Paul 1	State Delegate	1964
TOM E. DAVIS..... Box 27, Willmar	Section of Local Government Law.....	1964
JOHN G. DORSEY..... First Nat'l Bank Bldg., Minneapolis 2	Minnesota State Bar Association.....	1964
CYRUS A. FIELD..... Fergus Falls Nat'l Bank Bldg., Fergus Falls	Minnesota State Bar Association.....	1964
DONALD D. HARRIES..... Alworth Bldg., Duluth 2	Retired member Board of Governors...	1964
RICHEY B. REAVILL..... First American Nat'l Bank Bldg., Duluth 2	Minnesota State Bar Association.....	1964
MISSISSIPPI		
WILLIAM S. HENLEY..... Box 326, Jackson 5	Mississippi State Bar.....	1964
JOHN C. SATTERFIELD..... Box 466, Yazoo City	Last Retiring President..... American Bar Association	1963
GIBSON B. WITHERSPOON..... Citizens Nat'l Bank Bldg., Meridian	State Delegate	1963
MISSOURI		
RUFUS BURRUS..... Katz Bldg., Independence	Kansas City Bar Association.....	1964
RICHMOND C. COBURN..... 411 N. Seventh St., St. Louis 1	The Bar Association of St. Louis.....	1964
FRED A. EPPENBERGER..... 7 N. Seventh St., St. Louis 1	The Missouri Bar.....	1964
HARRY GERSHENSON..... 611 Olive St., St. Louis 1	Board of Governors.....	1964
JACOB MARK LASHLY *..... 705 Olive St., St. Louis 1	Former President American Bar Association	
PAUL W. LASHLY..... 812 Olive St., St. Louis 1	Assembly Delegate	1965
PAUL VAN OSDOL, JR..... Fairfax Bldg., Kansas City 5	State Delegate	1965
JACKSON A. WRIGHT..... 123 E. Jackson St., Mexico	The Missouri Bar.....	1964
MONTANA		
EMMETT C. ANGLAND..... Ford Bldg., Great Falls	State Delegate	1963
WILLIAM J. JAMESON *..... Box 2115, Billings	Former President American Bar Association	
KENDRICK SMITH..... Professional Bldg., Butte	Montana Bar Association.....	1964
NEBRASKA		
GEORGE H. TURNER..... State House, Lincoln 9	State Delegate	1963
JOHN J. WILSON..... Lincoln Liberty Life Bldg., Lincoln 8	Nebraska State Bar Association.....	1964

MEMBERS OF THE HOUSE OF DELEGATES

9A

Name of Delegate	Representative Capacity	Term Expires
NEVADA		
JOHN SHAW FIELD..... Box 1291, Reno	State Delegate	1964
	State Bar of Nevada.....	1964
NEW HAMPSHIRE		
J. LEONARD SWEENEY..... 1 Main St., Nashua	Bar Association of the State of New Hampshire	1964
ROBERT W. UPTON..... 14 Park St., Concord	State Delegate	1964
NEW JERSEY		
JAMES D. CARPENTER..... 744 Broad St., Newark 2	New Jersey State Bar Association.....	1964
FORSTER W. FREEMAN, JR..... 26 Hamilton St., Paterson 1	New Jersey State Bar Association.....	1964
MILTON T. LASHER..... 14 Washington Place, Hackensack	New Jersey State Bar Association.....	1964
JOHN LLOYD, JR..... 1421 Atlantic Ave., Atlantic City	New Jersey State Bar Association.....	1964
SYLVESTER C. SMITH, JR..... Prudential Plaza, Newark 1	President-American Bar Association; and Former Chairman-House of Delegates	1963
JOSEPH H. STAMLER..... 11 Commerce St., Newark 2	Essex County Bar Association.....	1964
JOHN H. YAUCH..... 11 Commerce St., Newark 2	State Delegate	1963
NEW MEXICO		
ROSS L. MALONE *..... Security Nat'l Bank Bldg., Roswell	Former President American Bar Association	
DON G. MCCORMICK..... Bujac Bldg., Carlsbad	State Bar of New Mexico.....	1964
AUGUSTUS T. SEYMOUR..... Box 466, Albuquerque	State Delegate	1965
NEW YORK		
ROBERT M. BENJAMIN..... 1 E. 44th St., New York 17	Assembly Delegate	1963
ARTHUR VD. CHAMBERLAIN..... Wilder Bldg., Rochester 14	New York State Bar Association.....	1964
HAROLD J. GALLAGHER *..... 1 Chase Manhattan Plaza, New York 5	Former President American Bar Association	
WALTER GELLHORN †..... Columbia Univ. School of Law, New York 27	President-Association of American Law Schools	
S. HAZARD GILLESPIE, JR..... 1 Chase Manhattan Plaza, New York 5	New York State Bar Association.....	1964
WILBUR H. HECHT..... 27 William St., New York 5	The Maritime Law Association of the United States	1963
CLOYD LAPORTE..... 40 Wall St., New York 5	State Delegate	1964
ORISON S. MARDEN..... 14 Wall St., New York 5	New York County Lawyers' Association	1964
DAVID W. PECK..... 48 Wall St., New York 5	New York State Bar Association.....	1964
CHURCHILL RODGERS..... 1 Madison Ave., New York 10	Assembly Delegate	1964
WHITNEY NORTH SEYMOUR *..... 120 Broadway, New York 5	Former President-American Bar Association; and Chairman-National Conference of Judicial Councils	
LYMAN M. TONDEL, JR..... 52 Wall St., New York 5	The Association of the Bar of the City of New York	1964
HARRISON TWEED..... 1 Chase Manhattan Plaza, New York 5	The American Law Institute.....	1963
NORTH CAROLINA		
EDWARD L. CANNON..... Justice Bldg., Raleigh	The North Carolina State Bar.....	1964
ROBERT H. FRAZIER..... Banner Bldg., Greensboro	Section of Real Property, Probate and Trust Law	1964
EGBERT L. HAYWOOD..... 111 Corcoran St., Durham	Retired member Board of Governors...	1964
ARMISTEAD J. MAUPIN..... Insurance Bldg., Raleigh	The North Carolina State Bar.....	1964
BEVERLY C. MOORE..... Jefferson Standard Bldg., Greensboro	State Delegate	1965

† Takes office Jan. 1.

AMERICAN BAR ASSOCIATION

Name of Delegate	Representative Capacity	Term Expires
NORTH DAKOTA		
FLOYD B. SPERRY..... Hillcrest Acres, Bismarck	State Delegate (Interim); and State Bar Association of North Dakota	1964
OHIO		
HOWARD L. BARKDULL*..... Union Commerce Bldg., Cleveland 14	Former President-American Bar Association; and Former Chairman-House of Delegates	
JOHN W. BEBOUT..... Toledo Trust Bldg., Toledo 4	Ohio State Bar Association.....	1964
C. KENNETH CLARK..... Mahoning Nat'l Bank Bldg., Youngstown	Ohio State Bar Association.....	1964
PHILIP C. EBELING..... Third Nat'l Bldg., Dayton 2	State Delegate	1964
JOHN ECKLER..... 50 W. Broad St., Columbus 15	The Columbus Bar Association.....	1964
WENDELL A. FALSGRAF..... Union Commerce Bldg., Cleveland 14	The Cleveland Bar Association.....	1964
EARL F. MORRIS..... Huntington Bank Bldg., Columbus 15	Board of Governors.....	1965
WILLIAM H. NIEMAN..... Atlas Bank Bldg., Cincinnati 2	Cincinnati Bar Association.....	1964
OKLAHOMA		
JAMES D. FELLERS..... First Nat'l Bldg., Oklahoma City 2	Board of Governors.....	1965
HOWARD T. TUMILFY..... 123 Park Ave., Oklahoma City 2	State Delegate	1963
	Oklahoma Bar Association.....	1964
	Oklahoma Bar Association.....	1964
	Oklahoma Bar Association.....	1964
OREGON		
HUGH L. BIGGS..... Yeon Bldg., Portland 4	Multnomah Bar Association.....	1964
GLENN R. JACK..... Smith Bldg., Oregon City	State Delegate	1964
WENDELL WYATT..... 1129 Commercial St., Astoria	Oregon State Bar.....	1964
PENNSYLVANIA		
JOHN P. BRACKEN..... Fidelity-Phila. Trust Bldg., Philadelphia 9	Assembly Delegate	1964
J. VINCENT BURKE, JR..... Peoples Bank Bldg., Pittsburgh 22	Assembly Delegate	1965
JOSEPH D. CALHOUN..... 218 W. Front St., Media	Secretary-American Bar Association...	1963
WILLIAM A. CHALLENGER, JR..... Plaza Bldg., Pittsburgh 19	The Allegheny County Bar Association.	1964
DAVID F. MAXWELL*..... Packard Bldg., Philadelphia 2	Former President-American Bar Association; and Former Chairman-House of Delegates	
DESMOND J. MCTIGHE..... 11 E. Airy St., Norristown 9	Pennsylvania Bar Association.....	1964
C. BREWSTER RHODES..... 1421 Chestnut St., Philadelphia 2	State Delegate	1965
WILLIAM A. SCHNADER..... Packard Bldg., Philadelphia 2	Pennsylvania Bar Association.....	1964
ERNEST SCOTT..... Fidelity-Phila. Trust Bldg., Philadelphia 9	Philadelphia Bar Association.....	1964
A. CARSON SIMPSON..... City Hall, Philadelphia 7	Pennsylvania Bar Association.....	1964
WILLIAM R. SPOFFORD..... Land Title Bldg., Philadelphia 10	Section of Taxation.....	1964
WILLIAM H. WEBB..... Farmers Bank Bldg., Pittsburgh 22	American Patent Law Association.....	1963
PUERTO RICO		
ANTONIO J. BENNAZAR..... Box 1900, San Juan	Bar Association of Puerto Rico.....	1964
FRANCISCO PONSÁ-FELIU..... Plaza Bldg., Box 4861, San Juan	State Delegate	1964

MEMBERS OF THE HOUSE OF DELEGATES

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Name of Delegate	Representative Capacity	Term Expires
RHODE ISLAND		
ARTHUR J. LEVY..... Union Trust Bldg., Providence 3	Rhode Island Bar Association.....	1964
COLIN MACR. MAKEPEACE..... Hospital Trust Bldg., Providence 3	State Delegate	1963
SOUTH CAROLINA		
GEORGE L. GRANTHAM..... 101½ Pendleton St., Easley	South Carolina Bar Association.....	1964
WALTON J. MCLEOD, JR..... Box 230, Walterboro	State Delegate	1963
SOUTH DAKOTA		
ROSS H. OVIATT..... 17 Second Ave., S.W., Watertown	The State Bar of South Dakota.....	1964
ROY E. WILLY*..... Security Nat'l Bank Bldg., Sioux Falls	Former Chairman-House of Delegates; and State Delegate	1963
TENNESSEE		
WALTER P. ARMSTRONG, JR..... Commerce Title Bldg., Memphis 3	President-National Conference of Com- missioners on Uniform State Laws	1964
FRANK N. BRATTON..... First Nat'l Bldg., Athens	Tennessee Bar Association.....	
ERBY L. JENKINS..... Bank of Knoxville Bldg., Knoxville 2	State Delegate	1965
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FRANKLIN RITER..... Kearns Bldg., Salt Lake City 1	State Delegate	1964
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WILLIAM P. DICKSON, JR..... Nat'l Bank of Commerce Bldg., Norfolk 10	Assembly Delegate	1963
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	The Virginia State Bar Association....	1964
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JOHN P. BRACKEN, Fidelity-Phila. Trust Bldg., Philadelphia 9, Pa.....	1964
PAUL CARRINGTON, Mercantile Bank Bldg., Dallas 1, Texas.....	1964
RONALD J. FOULIS, 1730 K St., N. W., Washington 6, D. C.....	1964
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CHURCHILL RODGERS, 1 Madison Ave., New York 10, N. Y.....	1964
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 6th Circuit HARRY G. GAULT, Genesee Bank Bldg., Flint 2, Mich. (1964)
 7th Circuit BARNABAS F. SEARS, 1 N. LaSalle St., Chicago 2, Ill. (1964)
 8th Circuit ROY E. WILLY, Security Nat'l Bank Bldg., Sioux Falls, S. D. (1965)
 9th Circuit EUGENE D. BENNETT, Standard Oil Bldg., San Francisco 4, Calif. (1963)
 10th Circuit GERALD B. KLEIN, Drew Bldg., Tulsa 3, Okla. (1964)
 Dist. of Col. ROBERT ASH, 1921 Eye St., N. W., Washington 6 (1965)

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 Rhode Island William H. Edwards, 15 Westminster St., Providence 3 (1963)

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 New Jersey Merritt Lane, Jr., 11 Commerce St., Newark 2 (1965)
 Pennsylvania Philip Price, 3 Penn Center Plaza, Philadelphia 2 (1963)

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 Mississippi Gibson B. Witherspoon, Citizens Nat'l Bank Bldg., Meridian (1965)
 Texas Dwight L. Simmons, Republic Nat'l Bank Bldg., Dallas 1 (1965)

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 Tennessee Ray H. Jenkins, Bank of Knoxville Bldg., Knoxville 2 (1963)

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 Indiana Hubert Hickam, Merchants Bank Bldg., Indianapolis 4 (1963)
 Wisconsin Herbert Terwilliger, Box 295, Wausau (1965)

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*Kentucky State Bar Association.	Thomas S. Waller, Citizens Bank & Tr. Co. Bldg., Paducah.	Henry H. Harned, State Capitol, Frankfort.	April, 1963.
*Louisiana State Bar Association.	Oliver P. Stockwell, Box 1209, Lake Charles.	William E. Crawford, Nat'l Bank of Commerce Bldg., New Orleans 12. W. W. Thimmesch, (Exec. Counsel), Supreme Court Bldg., New Orleans 12. Sanford L. Fogg, 154 State St., Augusta.	April, 1963.
Maine State Bar Association.	Frank F. Harding, 88 Union St., Rockland.	S. Vannort Chapman, Mercantile Trust Bldg., Baltimore 2. Alexander Gordon, III, (Exec. Director), Mercantile Trust Bldg., Baltimore 2.	Aug., 1963.
Maryland State Bar Association.	Kenneth C. Proctor, Campbell Bldg., Towson 4.	Alan J. Dimond, 73 Tremont St., Boston 8. Albert West, (Exec. Director), 15 Pemberton Sq., Boston 8.	June, 1963.
Massachusetts Bar Association.	Laurence H. Lougee, 340 Main St., Worcester 8.	William J. McBrearty, Penobscot Bldg., Detroit 26. Milton E. Bachmann, (Exec. Sec'y), 306 Townsend St., Lansing 23. Clarence O. Holten, Pillsbury Bldg., Minneapolis 2.	1963 meeting not fixed.
*State Bar of Michigan.	Maxwell F. Badgley, City Bank Bldg., Jackson.	Thomas C. Myers, (Exec. Sec'y), National Bldg., Minneapolis 2. Mrs. Alice Nevels, Box 1032, Jackson 5.	Sept., 1963.
Minnesota State Bar Association.	Cyrus A. Field, Fergus Falls Nat'l Bank Bldg., Fergus Falls.	Wade F. Baker, (Exec. Director), 223 1/2 E. High St., Jefferson City. Thomas H. Mahan, Horsky Block, Helena. Miss Katherine Orchard, (Exec. Sec'y), Box 906, Helena.	June, 1963.
*Mississippi State Bar.	O. Sidney Carlton, Box 198, Sumner.	George H. Turner, State House, Lincoln 9.	June, 1963.
*The Missouri Bar.	Roy P. Swanson, Commerce Trust Bldg., Kansas City 6.	Robert R. Herz, (Exec. Sec'y), Box 2125, Reno.	Oct., 1963.
Montana Bar Association.	Gene A. Picotte, Loble Bldg., Helena.	Willoughby A. Colby, 18 School St., Concord.	June, 1963.
*Nebraska State Bar Association.	George A. Healey, Sharp Bldg., Lincoln 8.	Dr. Emma E. Dillon, 2426 Nottingham Way, Trenton 9.	Nov., 1963.
*State Bar of Nevada.	John C. Bartlett, Box 566, Reno.	Earl R. Cooper, (Exec. Sec'y), 130 S. Capitol, Santa Fe.	Oct., 1963.
Bar Association of the State of New Hampshire.	Joseph A. Millimet, 1838 Elm St., Manchester.	Frederick S. Benson, Kemper Bldg., Summit, N. J.	June, 1963.
New Jersey State Bar Association.	Allen B. Endicott, III, Guarantee Trust Bldg., Atlantic City.	John E. Berry, (Exec. Director), 99 Washington Ave., Albany 10.	May, 1963.
*State Bar of New Mexico.	Jess R. Nelson, 437 Main St., Truth or Consequences.	Edward L. Cannon, Justice Bldg., Raleigh.	Oct., 1963.
New York State Bar Association.	David W. Peck, 48 Wall St., New York 5.		
*The North Carolina State Bar.	Francis H. Fairley, Law Bldg., Charlotte.		

* Integrated Bar.

AMERICAN BAR ASSOCIATION

NAME OF ASSOCIATION	PRESIDENT	SECRETARY	TIME OF NEXT ANNUAL MEETING
North Carolina Bar Association.	Isaac T. Avery, Jr., Box 628, Statesville.	William M. Storey, (Exec. Sec'y), 1025 Wade Ave., Raleigh.	June, 1963.
*State Bar Association of North Dakota.	J. F. X. Conmy, Box 455, Bismarck.	Harry M. Pippin, Box 1343, Williston. Alfred O. Schultz, (Exec. Sec'y), Woolworth Bldg., Bismarck.	June, 1963.
Ohio State Bar Association.	Lawrence Burns, Jr., Coshocton Nat'l Bank Bldg., Coshocton.	Joseph B. Miller, 33 W. 11th Ave., Columbus 1.	May, 1963.
*Oklahoma Bar Association.	Robert W. Blackstock, 200 N. Main St., Bristow.	Kenneth Harris, (Exec. Sec'y), State Capitol, Box 3431, Oklahoma City 5.	Nov., 1963.
*Oregon State Bar.	Eugene E. Marsh, Box 598, McMinnville.	John H. Holloway, Pittock Block, Portland 5.	Sept., 1963.
Pennsylvania Bar Association.	William A. Schnader, Packard Bldg., Philadelphia 2.	A. Carson Simpson, City Hall, Philadelphia 7. Mrs. Barbara Lutz, (Exec. Sec'y), 401 N. Front St., Harrisburg.	Jan., 1963.
*Bar Association of Puerto Rico.	Manuel Abreu Castillo, Box 1900, San Juan.	Luis Gandia Arguelles, Box 1900, San Juan. Antonio J. Bennazar, (Exec. Director), Box 1900, San Juan.	Sept., 1963.
Rhode Island Bar Association.	Francis J. O'Brien, Industrial Bank Bldg., Providence 3.	Julius O. Michaelson, Industrial Bank Bldg., Providence 3. Edward P. Smith, (Exec. Sec'y), 17 Exchange St., Providence 3.	Oct., 1963.
South Carolina Bar Association.	Edward K. Pritchard, Box 486, Charleston.	William F. Prioleau, Jr., Barringer Bldg., Columbia 1.	1963 meeting not fixed.
*The State Bar of South Dakota.	Leo D. Heck, State Capitol Bldg., Pierre.	William K. Sahr, 366½ S. Pierre St., Pierre.	June, 1963.
Tennessee Bar Association.	Alfred W. Taylor, 217½ E. Main St., Johnson City.	Charles L. Cornelius, Jr., Life & Casualty Tower, Nashville 3. John O. Sandidge, (Exec. Sec'y), 226 Capitol Blvd., Nashville 3.	June, 1963.
*State Bar of Texas.	Leon Jaworski, Bank of the S. W. Bldg., Houston 2.	Wm. E. Pool, (Exec. Director), Box 2186, Capitol Sta., Austin 11.	July, 1963.
*Utah State Bar.	James E. Faust, Kearns Bldg., Salt Lake City 1.	Dean W. Sheffield, Continental Bank Bldg., Salt Lake City 1.	1963 meeting not fixed.
Vermont Bar Association.	J. Boone Wilson, 178 Main St., Burlington.	Lawrence J. Turgeon, Box 100, Montpelier.	Sept., 1963.
*Virginia State Bar.	C. Venable Minor, Court Square Bldg., Charlottesville.	Russell E. Booker, 203 Governor St., Richmond 19.	May, 1963.
The Virginia State Bar Association.	Waldo G. Miles, First Federal Bldg., Bristol.	Charles A. Blanton, II, Travelers Bldg., Richmond 19.	July, 1963.
*Washington State Bar Association.	Alfred McBee, Pioneer Bldg., Mount Vernon.	John N. Rupp, Exchange Bldg., Seattle 4. Mrs. Alice O'Leary Ralls, (Exec. Sec'y), 501 Third Ave., Seattle 4.	Sept., 1963.
*The West Virginia State Bar.	Oscar J. Andre, Union Nat'l Bank Bldg., Clarksburg.	Oshel C. Parsons, State Capitol, Charleston 5.	Oct., 1963.
The West Virginia Bar Association.	George G. Bailey, Central Union Bldg., Wheeling.	F. Witcher McCullough, Security Bldg., Charleston 1.	Aug., 1963.
*State Bar of Wisconsin.	John A. Kluwin, 510 E. Wisconsin Ave., Milwaukee 2.	Clyde J. Schloemer, Lock Box 115, West Bend. Philip S. Habermann, (Exec. Director), 402 W. Wilson St., Madison 3.	June, 1963.
*Wyoming State Bar.	George J. Millett, 209 Grand Ave., Laramie.	John T. Dixon, First Nat'l Bldg., Powell.	1963 meeting not fixed.

* Integrated Bar.

DIRECTORY OF BAR ASSOCIATIONS

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LOCAL BAR ASSOCIATIONS REPRESENTED IN THE HOUSE OF DELEGATES

NAME OF ASSOCIATION	PRESIDENT	SECRETARY	TIME OF NEXT ANNUAL MEETING
Los Angeles County Bar Association.	Walter Ely, 510 S. Spring St., Los Angeles 13, Calif.	Edward S. Shattuck, 510 S. Spring St., Los Angeles 13, Calif. Stanley L. Johnson, (Exec. Sec'y), 510 S. Spring St., Los Angeles 13, Calif.	Feb., 1963.
The Bar Association of San Francisco.	John A. Sutro, 225 Bush St., San Francisco 4, Calif.	Brent M. Abel, 601 California St., San Francisco 8, Calif. Jane A. Harrah, (Exec. Sec'y), 220 Bush St., San Francisco 4, Calif.	Jan., 1963.
Lawyers' Club of San Francisco.	Edward N. Jackson, 1255 Post St., San Francisco 9, Calif.	Josephine M. Elmore, 4074 State Bldg., San Francisco 2, Calif.	May, 1963.
Denver Bar Association.	William P. Cantwell, Equitable Bldg., Denver 2, Colo.	William B. Miller, (Exec. Sec'y), 200 W. 14th Ave., Denver 4, Colo.	June, 1963.
Dade County Bar Association.	Frank J. Kelly, duPont Bldg., Miami 32, Fla.	James H. Earnest, Langford Bldg., Miami 32, Fla. Miss Dorothy MacMaster, (Exec. Sec'y), Metropolitan Bank Bldg., Miami 32, Fla.	June, 1963.
Atlanta Bar Association.	Jack Paul Etheridge, Fulton Federal Bldg., Atlanta 3, Ga.	George B. Haley, Jr., Hurt Bldg., Atlanta 3, Ga. Mrs. Margaret P. Lindsey, (Exec. Sec'y), Civil-Criminal Courts Bldg., Atlanta 3, Ga.	April, 1963.
The Chicago Bar Association.	Walter H. Moses, 38 S. Dearborn St., Chicago 3, Ill.	Ralph O. Blaha, 10 S. LaSalle St., Chicago 3, Ill. Richard H. Cain, (Exec. Sec'y), 29 S. LaSalle St., Chicago 3, Ill.	June, 1963.
Indianapolis Bar Association.	Erle A. Kightlinger, Fidelity Bldg., Indianapolis 4, Ind.	Keith O. Reese, 156 E. Market St., Indianapolis 4, Ind.	Dec., 1962.
The Bar Association of Baltimore City.	Hamilton O'Dunne, American Bldg., Baltimore 2, Md.	John O. Herrmann, Fidelity Bldg., Baltimore 1, Md.	June, 1963.
Boston Bar Association.	Chester O. Steadman, 45 Milk St., Boston 9, Mass.	Richard Bancroft, 60 State St., Boston 9, Mass. Frederick H. Norton, Jr., (Exec. Sec'y), 35 Court St., Boston 3, Mass.	May, 1963.
Detroit Bar Association.	G. Cameron Buchanan, First Nat'l Bldg., Detroit 26, Mich.	Harold E. Mountain, Jr., Guardian Bldg., Detroit 26, Mich. Frederick Goodell, (Administrator), Penobscot Bldg., Detroit 26, Mich.	May, 1963.
Kansas City Bar Association.	Allen R. Browne, 1212 McGee St., Kansas City 6, Mo.	Robert D. DeWitt, Professional Bldg., Kansas City 6, Mo. Morley Johnson Vogel, (Exec. Sec'y), Box 315, Kansas City 6, Mo.	Oct., 1963.
The Bar Association of St. Louis.	George S. Roudebush, 314 N. Broadway, St. Louis 2, Mo.	Harold S. Cook, 506 Olive St., St. Louis 1, Mo. R. Leland Hamilton, (Exec. Director), 806 St. Charles, St. Louis 1, Mo.	April, 1963.
Essex County Bar Association.	Marshall Crowley, 810 Broad St., Newark 2, N. J.	James R. Lacey, 80 Park Place, Newark 2, N. J. Mrs. Catherine McCarthy, (Acting Exec. Sec'y), Box 973, Newark 1, N. J.	April, 1963.
The Association of the Bar of the City of New York.	Herbert Brownell, 25 Broadway, New York 4, N. Y.	Robert Coulson, 70 Pine St., New York 5, N. Y. Paul B. DeWitt, (Exec. Sec'y), 42 W. 44th St., New York 36, N. Y.	May, 1963.

AMERICAN BAR ASSOCIATION

NAME OF ASSOCIATION	SECRETARY	PRESIDENT	TIME OF NEXT ANNUAL MEETING
New York County Lawyers' Association.	Eugene A. Sherpick, 165 Broadway, New York 6, N. Y.	Thomas Keogh, 160 Broadway, New York 38, N. Y. Joseph L. Maged, (Exec. Director), 14 Vesey St., New York 7, N. Y.	May, 1963.
Cincinnati Bar Association.	Roscoe L. Barrow, College of Law, Univ. of Cincinnati, Cincinnati, Ohio.	Milton M. Bloom, Atlas Bank Bldg., Cincinnati 2, Ohio. Mrs. Martha H. Perin, (Exec. Sec'y), Hamilton Co. Court House, Cincinnati 2, Ohio.	April, 1963.
The Cleveland Bar Association.	Ashley M. Van Duzer, Union Commerce Bldg., Cleveland 14, Ohio.	Robert L. Kehoe, Hotel Manger, Cleveland 14, Ohio.	May, 1963.
The Columbus Bar Association.	Leon P. Loechler, 44 E. Broad St., Columbus 15, Ohio.	Leonard J. Stern, 17 S. High St., Columbus 15, Ohio. Mrs. Nancy Cassidy, (Exec. Sec'y), 40 S. Third St., Columbus 15, Ohio.	June, 1963.
Multnomah Bar Association.	John U. Yerkovich, Jackson Tower, Portland 5, Ore.	Mercedes Deiz, Wilcox Bldg., Portland 4, Ore.	Jan., 1963.
The Allegheny County Bar Association.	William A. Challener, Jr., Plaza Bldg., Pittsburgh 19, Pa.	Robert M. Entwisle, Grant Bldg., Pittsburgh 19, Pa. Mrs. Mary Anne Hazo, (Exec. Sec'y), City-County Bldg., Pittsburgh 19, Pa.	Feb., 1963.
Philadelphia Bar Association.	David Berger, City Hall Annex, Philadelphia 7, Pa.	John N. Schaeffer, Jr., Fidelity-Phila. Bldg., Philadelphia 9, Pa. William J. Duiker, (Exec. Sec'y), Commercial Trust Bldg., Philadelphia 2, Pa.	Dec., 1963.
Dallas Bar Association.	Morris Harrell, Republic Nat'l Bank Bldg., Dallas 1, Texas.	Walter Magee, Gulf States Bldg., Dallas 1, Texas. Mrs. Jo Anna White, (Exec. Sec'y), Adolphus Hotel, Dallas 2, Texas.	Nov., 1962.
Houston Bar Association.	Hall Timanus, Gulf Bldg., Houston 2, Texas.	W. Scott Red, Texas Nat'l Bank Bldg., Houston 2, Texas. Mrs. Ann Krohn, (Exec. Sec'y), Civil Courts Bldg., Houston 2, Texas.	July, 1963.
Seattle-King County Bar Association.	Chester C. Adair, Norton Bldg., Seattle 4, Wash.	Mrs. Margaret Gaskill, Northern Life Tower, Seattle 1, Wash. Mrs. Alice O'Leary Ralls, (Exec. Sec'y), 501 Third Ave., Seattle 4, Wash.	June, 1963.
Milwaukee Bar Association.	Ray T. McCann, 740 N. Plankinton Ave., Milwaukee 3, Wis.	Herman E. Friedrich, 626 E. Wisconsin Ave., Milwaukee 2, Wis. John P. Koehler, Jr., (Exec. Sec'y), 740 N. Plankinton Ave., Milwaukee 3, Wis.	May, 1963.

ORGANIZATIONS REPRESENTED IN THE
HOUSE OF DELEGATES

NAME OF ASSOCIATION	PRESIDENT	SECRETARY	TIME OF NEXT ANNUAL MEETING
American Judicature Society.	Sterry R. Waterman, Box 178, St. Johnsbury, Vt.	Glenn R. Winters, (Exec. Director), 1155 E. 60th St., Chicago 37, Ill.	Aug., 1963.
The American Law Institute.	Norris Darrell, 48 Wall St., New York 5, N. Y.,	Paul A. Wolkin, (Ass't Director), 138 S. 36th St., Philadelphia 4, Pa.	May, 1963.
American Patent Law Association.	David S. Kane, 420 Lexington Ave., New York 17, N. Y.	Adrian L. Bateman, Jr., 411 E. Mason St., Milwaukee 2, Wis. Miss Charlotte E. Gauer, (Exec. Director), National Press Bldg., Washington 4, D. C.	Oct., 1963.
Association of American Law Schools.	Walter Gellhorn,* Columbia Univ. School of Law, New York 27, N. Y.	Vernon X. Miller, Catholic Univ. School of Law, Washington 6, D. C.	Dec., 1963
The Association of Life Insurance Counsel.	Abram T. Collier, 200 Berkeley St., Boston 17, Mass.	Frederick W. Read, Jr., 253 Broadway, New York 7, N. Y.	May, 1963.
Conference of Chief Justices.	J. Edwin Livingston, Supreme Court, Montgomery 3, Ala.	William L. Frederick, Council of State Govts., 36 W. 44th St., New York 36, N. Y. The Council of State Governments, (Secretariat), 1813 E. 60th St., Chicago 37, Ill.	Aug., 1963.
The Federal Bar Association.	Richard E. Lankford, House Office Bldg., Washington 25, D. C.	Marshall C. Gardner, Antitrust Div., Dept. of Justice, Washington 25, D. C. Miss Betty Baker, (Exec. Sec'y), 1815 H St., N. W., Washington 6, D. C.	Sept., 1963.
Federal Communications Bar Association.	Harold E. Mott, 710 14th St., N. W., Washington 5, D. C.	Warren E. Baker, Shoreham Bldg., Washington 5, D. C.	Jan., 1963.
Judge Advocates Association.	Cdr. Frederick R. Bolton, Buhl Bldg., Detroit 26, Mich.	Cdr. Penrose L. Albright, 1111 E St., N. W., Washington 4, D. C. Lt. Col. Richard H. Love, (Exec. Sec'y), 1010 Vermont Ave., N. W., Washington 5, D. C.	Aug., 1963.
The Maritime Law Association of the United States.	Wilbur H. Hecht, 27 William St., New York 5, N. Y.	James J. Higgins, 120 Broadway, New York 5, N. Y.	Nov., 1962.
The National Association of Attorneys General.	Louis J. Lefkowitz, 80 Centre St., New York 13, N. Y.	Herbert L. Wiltsee, 830 W. Peachtree St., N. W., Atlanta 3, Ga. The Council of State Governments, (Secretariat), 1813 E. 60th St., Chicago 37, Ill.	1963 meeting not fixed.
National Association of Women Lawyers.	Mrs. Dorothy M. Orsini, 314 W. Markham St., Little Rock, Ark.	Mrs. Mattie Belle Davis, Box 403, Miami 1, Fla.	Aug., 1963.
National Conference of Bar Examiners.	Stanley G. Falk, Liberty Bank Bldg., Buffalo 2, N. Y.	Samuel M. Bowe, 114 N. W. "E" St., Grants Pass, Ore. O. Richard Locke, (Exec. Director), 1155 E. 60th St., Chicago 37, Ill.	Aug., 1963.
National Conference of Commissioners on Uniform State Laws.	Walter P. Armstrong, Jr., Commerce Title Bldg., Memphis 3, Tenn.	Willoughby A. Colby, 18 School St., Concord, N. H. Mrs. Frances D. Jones, (Exec. Sec'y), 1155 E. 60th St., Chicago 37, Ill.	Aug., 1963.
National Conference of Judicial Councils.	Whitney North Seymour, (Chairman), 120 Broadway, New York 5, N. Y.	Paul B. DeWitt, 42 W. 44th St., New York 36, N. Y.	May, 1963.
National Legal Aid and Defender Association.	William T. Gossett, 420 Goodhue Road, Bloomfield Hills, Mich.	Junius L. Allison, (Exec. Director), 1155 E. 60th St., Chicago 37, Ill.	Nov., 1963.

* Takes office January 1.

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P. O. Box 1277
Cincinnati 1, Ohio
January 18, 1963

[redacted]
Krusc, Outcall J Undersecretary
411 First National Bank Building
Cincinnati 2, Ohio

b6
b7c

Dear [redacted]

Thanks so much for your note of January 14 and the copy of the letter of January 11 from the President of the American Bar Association relating to the World Conference on Peace Through Law to be held in Athens, Greece commencing June 30, 1963. Deeply appreciate your thoughtfulness.

Sincerely,

E. D. MASON
Special Agent in Charge

1- addressee.
1- Bureau (ATT: Inspector H. L. Edwards, Inspection Division)
(Enclosure 1)
1- Cincinnati
EDM/mb1
(3)

ENCLOSURE

copy promptly
recd. - no action
HLL

811-13

REC-67

1-1799

17 JAN 22 1963

62 JAN 28 1963

LAW OFFICES
KRUSE, OUTCALT & UNDERCOFFER
411 First National Bank Building - Telephone 421-3323
CINCINNATI 2, OHIO

Fred L. Kruse
Peter Outcalt
John L. Undercoffer
Michael A. Lacinak

January 14, 1963

Mr. Ed Mason
F. B. I.
Federal Building
Cincinnati 1, Ohio

Dear Ed:

Enclosed his photostatic copy of letter I
discussed with you today.

I shall see you Wednesday.

As ever, best wishes.

Yours very truly,



JLU:lsy
Enc.

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SEARCHED	INDEXED
SERIALIZED	FILED
JAN 16 1963	
FBI - CINCINNATI	

94-1-369-1799
ENCLOSURE

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION
JAN 10 1963
WESTERN UNION

Mr. Tolson	✓
Mr. Belmont	
Mr. Mohr	
Mr. Casper	
Mr. Callahan	
Mr. Conrad	✓
Mr. Felt	
Mr. Gale	
Mr. Rosen	
Mr. Sullivan	
Mr. Tavel	
Mr. Trotter	
Tele. Room	
Miss Holmes	
Miss Gandy	

BIA017 641P EST JAN 10 63 0A378 LH352
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HON J EDGAR HOOVER, FEDERAL BUREAU OF INVESTIGATION
UNITED STATES DEPT OF JUSTICE WASHDC

HONORABLE CUTHBERT S. BALDWIN AND I, AS WELL AS THE REST OF
THE AMERICAN BAR ASSOCIATION FELLOWS ARE GRIEVOUSLY DISAPPOINTED THAT YOU
WILL BE UNABLE TO ATTEND OUR MEETING IN NEW ORLEANS. IF YOUR
CALENDAR SHOULD CLEAR WE HAVE RESERVATIONS MADE FOR YOU AT
HEADQUARTERS HOTEL, THE ROOSEVELT. IF, HOWEVER, YOU ARE UNABLE
TO ATTEND WE WILL MAKE YOU AN HONORARY MEMBER IN ABSENTIA AND
ONE OF US WILL DELIVER THE CERTIFICATE AT A SUBSEQUENT TIME. SINCERE REGARDS

[Redacted Box]

(25).

JAN 22 1963

PERS. REC. UNIT

CORRESPONDENCE

NOTED

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PERS. REC. UNIT

January 14, 1963

REC-32

EX-120

FBI

RECEIVED

JAN 14 2 40 PM '63

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[Redacted]
Wright, Wright, Goldwater and Wright
Suite 1125
One Eleven West Seventh Building
Los Angeles 14, California

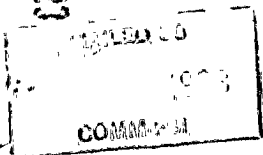
Dear [Redacted]

Thank you for your telegram of January 10th. Your continued interest in wanting me to attend this meeting is appreciated.

I regret my schedule precludes my attendance at this meeting and I want to thank the Honorable Cuthbert S. Baldwin, you and the other members of your organization for your thoughtfulness in making me an honorary member in absentia. I look forward to meeting you or one of your associates and to receiving the certificate you mentioned.

Sincerely yours,

J. Edgar Hoover



- 1 - Miss Holmes - (Sent with cover memo)
- 1 - M. A. Jones - (Sent with cover memo)
- 1 - Inspector Wick - (Sent with cover memo)
- 1 - Tour Room - (Sent with cover memo)

RECEIVED
JAN 14 2 40 PM '63

- Tolson
- Belmont
- Mohr
- Casper
- Callahan
- Conrad
- DeLoach
- Evans
- Gale
- Rosen
- Sullivan
- Tavel
- Trotter
- Tele. Room
- Holmes
- Gandy

NOTE: See Morrell to DeLoach memorandum dated 1/14/63 captioned, [Redacted] Former President of American Bar Association, Director to be made honorary member in absentia in American Bar Association." JCF:ped (8) We have had cordial correspondence with Baldwin in the past.

MAIL ROOM ☐ TELETYPE UNIT ☐

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Mohr

DATE: 1/18/63

FROM : J. J. Casper

SUBJECT: AMERICAN BAR ASSOCIATION
PUBLIC DEFENDER - PROPOSED LEGISLATION

Tolson _____
 Belmont _____
 Mohr _____
 Casper _____
 Callahan _____
 Conrad _____
 DeLoach _____
 Evans _____
 Gale _____
 Rosen _____
 Sullivan _____
 Tavel _____
 Trotter _____
 Tele. Room _____
 Holmes _____
 Gandy _____

D.L.B.E.

Inspector H. L. Edwards, liaison with the American Bar Association (ABA), has advised that the midyear meeting of the ABA in New Orleans from 1/30-2/5/63, is expected to consider a proposal that the ABA recommend prompt action by Congress to guarantee legal counsel for indigent defenders in Federal crime cases. The Standing Committee on Legal Aid Work and the Special Committee on Defense of Indigent Persons Accused of Crime recommend that the ABA approve in principle legislation which would give each Federal District Court the option of taking any of the following courses of action:

1. Appoint a public defender with necessary staff, or
2. Designate a voluntary defender, Legal Aid Society or other similar agency, or
3. Appoint counsel from the Bar, or
4. Utilize some satisfactory combination of the foregoing to provide counsel for indigent defense.

The recommendation also states that the ABA should approve legislation which covers the following points:

1. Provides reasonable compensation for the defendant's counsel, including funds for investigation and preparation.
2. Provides for appointment of defense counsel at the earliest possible time and insures availability of such counsel through necessary appeals.
3. Provides for payment of the above expenses from adequate funds appropriated for the judiciary.

Enclosure

1 - Inspector H. L. Edwards

REC-59

94-1-369-1801

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ST-104

11 JAN 25 1963

ST-104

62 FEB 1 1963

Memo for Mr. Mohr

Re: ABA, Public Defender - Proposed Legislation

Inspector Edwards has asked that this proposal be reviewed by the Legal Research Desk, that a memorandum of pros and cons be prepared, and that a recommendation be set out on what position, if any, the Bureau's representative should take when this subject is considered by the Criminal Law Section of the ABA.

Attached is a ten-page reference memorandum on "Public Defenders," prepared by the Legal Research Desk in answer to Inspector Edwards' request. For those interested in a detailed examination of the matter, this memorandum covers the subject in some depth.

We suggest that both in the ABA and elsewhere the Bureau neither urge adoption of legislation like that described above nor oppose it. The ABA proposal is based on some sound principles which are universally admitted. The defendant has a right to counsel and the right must be given at a stage sufficiently early in the proceedings to make it effective. We have always acknowledged this, Bureau Agents being instructed to promptly advise the arrested person of his right to counsel. Many persons in high positions say that in the past the defendant's right to counsel has often existed more in form than in substance. As shown in the attached memorandum, an imposing list of judges, Attorneys General of the United States over the past 25 years (including the present one), ABA members, law school professors, and others, have urged some better system of providing defense counsel than we now have. In the last Session of Congress, the Department of Justice backed legislation which would allow each Federal District Judge to either appoint counsel from the Bar or appoint a public defender, and in either case to pay the defense lawyer for his work. In summary, there is a great deal of pressure from high places for passage of such legislation. President Kennedy endorsed the need for such legislation in 1963 State of Union message.

The proposed legislation is also difficult to attack because it is rather nebulous and general in nature. Carefully analyzed, the only concrete proposal in this ABA-suggested legislation is that the lawyer who represents the defense be paid out of public funds. They don't say whether he should be a public defender as such, or a member of a Legal Aid Society or simply a local lawyer appointed by the judge. There is little to oppose other than the idea of paying him.

If the Bureau endorsed this legislation, we would run afoul of a rather small but very articulate group of lawyers who bitterly oppose any legislation of this kind. As shown in the attached memorandum, Federal Judge Edward J. Dimock, New York, calls the public defender idea "a step toward a police state." Other lawyers say that to pay defense counsel is "socialistic," and considerable comment of this kind comes from California, the State which has gone the farthest in providing paid counsel for the defense.

Memo for Mr. Mohr
Re: ABA, Public Defender - Proposed Legislation

This ABA proposal is not sufficiently close to the Bureau's responsibilities that we are either required to take a position on it or to be experts concerning it. To take no position will be consistent with the Director's letter of October 25, 1962, to [redacted] Field Director, National Legal Aid and Defender Association, ABA Headquarters, Chicago, Illinois, in which the Director commented concerning [redacted] request that the Director issue a statement favoring public defenders. (Bufile 94-1-369-1785) The Director's letter pointed out that he has always championed the right of counsel for defendants and that Special Agents of the FBI are under instructions to notify all arrested persons of their right to counsel. The Director pointed out further, however, that he is not prepared to say in what manner this right to counsel can most effectively be guaranteed, and particularly so in view of the fact that this question is a matter of legislation considered in Congress. Bills to provide paid counsel for the defense were in Congress at the time the Director's letter was written and others are expected to be introduced shortly. b6 b7C

RECOMMENDATION:

That Bureau representatives neither oppose nor advocate passage of legislation like that under consideration here.

I concur. JH
Q
V.
GRV
JH

PUBLIC DEFENDERS

There is a great deal of material available on the subject of Public Defenders. The idea has been germinating for approximately a half century and in some places it has been put into practice. The information supplied here is only a summary of that currently available.

Attention is called to the fact that the term "Public Defender," properly defined, means a person whose office is the equivalent of that of the prosecutor except that it is on the other side of the fence. When the subject of Public Defenders is discussed in legislation or elsewhere, there almost inevitably creeps in a broader definition of the term to include any lawyer who is paid by the public to defend indigent persons accused of crime. In the summary shown here we have tried to keep the term "Public Defender" limited to its narrow and proper meaning, except where indicated otherwise.

HISTORY

Los Angeles County, California, claims the first Public Defender's Office in the United States, opened January 9, 1914. Another source states, however, that the first such office was opened in Oklahoma in 1911.

LOCATION

Publications of recent years state that Public Defender offices exist in California, Canal Zone, Connecticut, Florida, Illinois, Indiana, Massachusetts, Minnesota, Missouri, Nebraska, New York, Ohio, Oklahoma, Pennsylvania, Puerto Rico, Rhode Island, Tennessee, and Virginia. Other states may have been added to this list since the date of the last publication available on the subject.

In the great majority of the jurisdictions listed above, the statute or other authorization appears to allow county option on the establishment of a Public Defender office. Illinois is a good example. Some counties in that state have a Public Defender and others do not. In a very few cases the Public Defender has been established by a city only, as in Columbus, Ohio, or there is a state Public Defender only, as in Rhode Island.

SIZE OF OFFICE

The size of the Public Defender's office varies widely from place to place and appears to run from one Public Defender only up to a maximum size like that found in Los Angeles County, California. This office had, as of 1956, one Public Defender, 24 deputies, one lieutenant, 4 investigators, 2 secretaries, 3 legal secretaries and 2 stenographers.

94-1-369-1801
ENCLOSURE

FUNCTIONS

The Public Defender's office in Los Angeles County, which we take as a model because of its size and long history, is a distinct branch of the government and is not in any way under the control of the District Attorney, the Police or the sheriff. The principal duty of the office is to both advise and defend any person charged in the Superior Court of Los Angeles with contempt, misdemeanor, or felony, provided he is without counsel and either requests that he be defended or is ordered defended by court. Other duties of interest have been given to the Public Defender's office, however, He prosecutes actions for collection of wages and other demands (replevin?) of persons not able to employ counsel provided that the sum involved does not exceed \$100. He defends indigents in civil litigation where, in his judgment, they are being persecuted or unjustly harassed. Also, he handles cases of persons applying for pardon after service of sentence. If a Federal Public Defender were to perform this latter function, he would to that extent be doing what is done by the FBI.

During the fiscal year 1953-1954, the Public Defender in Los Angeles gave some kind of assistance to 20,081 persons.

SENTIMENT FOR AND AGAINST

The Public Defender idea has many proponents, not all of whom we have identified and in any case too many to list here. Chief Justice Warren has spoken favorably of the office on the basis of his experience in California and, of course, James V. Bennett, Director of the Bureau of Prisons, favors the establishment of such offices. It has been stated in print that "Some kind of system (emphasis added) of paid counsel for indigent defendants in Federal Courts has been recommended repeatedly by every Attorney General of the United States over the past 26 years, including Homer S. Cummings, Frank Murphy, Robert H. Jackson, Francis Biddle, Tom C. Clark, J. Howard McGrath, James P. McGranery, Herbert Brownell, Jr., and William P. Rogers." Attorney General Kennedy also supports the idea. We underlined the words noted above, however, to make clear that this statement does not mean that these officials have endorsed the Public Defender idea.

An alternative to the Public Defender idea, strictly construed, is that of providing Federal funds to a Legal Aid Society or a private attorney chosen by the judge to defend the person charged. This alternative is present in the suggestions made by the Criminal Law Section of the American Bar Association and much of the legislation proposed in Congress. As indicated earlier, since this alternative is so frequently included in the proposals made it is ^{not} correct to say, in many cases, that this prominent official ~~of~~ that one favors the office of Public Defender. All that he really favors is some system of publicly paid counsel for indigent persons accused of crime.

In 1959, Emanuel Celler, Representative from New York and Chairman of the Committee on the Judiciary, sent to all members of the Federal Judiciary, various officers and members of the American Bar Association, and law school deans and professors, a letter requesting their opinion on Public Defender legislation introduced into the Congress on February 9, 1959. The Bill embodied a proposal to authorize the District Courts to appoint part time or full time Public Defenders or assigned and paid counsel for the representation of indigent defendants in criminal cases. Note carefully the alternatives in this Bill. Mr. Celler received a total of 545 responses, including 164 from Federal judges, 80 from law school deans and professors, and 301 from members of the American Bar Association. A total of 488, or 89 per cent, endorsed the proposed legislation while 32 or 6 per cent, were favorable to a part of it and only 25 or 5 per cent, opposed the legislation. There were no marked differences among the groups. Some 88 per cent of the American Bar Association members favored the Bill, 89 per cent of the judges favored the Bill, and 95 per cent of the deans and professors favored it.

Although the opposition to Public Defenders and other forms of paid counsel for the defense appears to be definitely the minority view, it sometimes is the subject of strong feelings. Some lawyers have termed anything of this kind "socialistic" and argued that it is improper for the government to both prosecute and defend criminal cases. Federal Judge Edward J. Dimock, New York, called the Public Defenders "A step toward a police state." 42 ABAJ 219 (1956) Recently, members of the Bar in California have criticized the Public Defender system there for encroaching on private criminal practice, and have predicted eventual socialization of the field. It has been estimated that 50 per cent of the felony cases in Los Angeles actually are being handled by the Public Defenders and that a substantial number of the defendants could have afforded private counsel. 13 Stanford Law Review 547 (1960-61)

Also heard occasionally is the, still, small voice of the moderates. The Stanford Law Review in the summer of 1960 made a field study of both the Public Defender and the assigned counsel systems used in California, some local jurisdictions using one and some another. At the end of a lengthy article, it was concluded that "Both systems are capable of providing indigents with adequate presentation, although the organization of the Public Defender system provides inherent advantages over assigned counsel." Ibid, page 564. Note that the current (January, 1963) proposal of the Criminal Law Section, American Bar Association, has so many alternatives that it actually supports only some methods of providing publicly paid counsel to the defense. It does not back the Public Defender idea alone or any other single system.

ALTERNATE SYSTEMS

The establishment of a Public Defender office is not the only method for providing indigent defendants with counsel. The other methods are shown and briefly described below. Some familiarity should be had with them because they are always brought up in any controversy over the desirability of a Public Defender office.

The Assigned Counsel System is thatⁱⁿ which the presiding judge simply names a local lawyer to handle the defendant's case. This system results, usually, in the appointment of the younger lawyers whose case load is low and who both need and want experience. Critics of the Assigned Counsel System say it is bad because these young lawyers do not provide adequate defense, being unskilled in the law, and that the lawyers are not paid for their work. Some strong replies have been made, however, by judges and others who believe the energetic, ambitious and imaginative young lawyer has been found to provide a more effective criminal defense than could be had by a public servant who has no real personal or pecuniary interest in the case. Others point out, too, that if the money which would be used to pay the Public Defender were used to compensate assigned counsel, all defects of the latter system would be removed. Note later that in bills before Congress a statute would provide the Federal District Court with the alternative of either appointing a Public Defender or compensating assigned counsel.

The New Jersey Assigned Counsel System, adopted in 1950 in New Jersey is one in which counsel is assigned on an alphabetical rotation basis from among all the lawyers practicing in that county. This means that no lawyer is excessively burdened with the defense of cases without compensation and that all lawyers, the best as well as the worst, give their time and skill in defense of the indigent.

The Voluntary Defender System is one in which the office is privately controlled and supported, obtaining its money through the Community Chest or through other charitable donations. In this system, the lawyers who defend the indigent are employed by the private agency and function as private lawyers in all respects. Such systems are said to exist in the New York Legal Aid Society, the Philadelphia Voluntary Defenders Association, and the Voluntary Defenders Committee, Incorporated, of Boston.

The Mixed Private - Public System exists in Rochester and Buffalo, New York. It employs a lawyer to defend the indigent and receives money both from public and private sources.

ARGUMENTS FOR

The arguments favoring the Public Defenders Office are rather few and simple, but strongly urged. The principal argument is that this system provides competent counsel for the defense through the employment of a lawyer whose skill is equivalent to that on the prosecution side. Advocates constantly claim that the assigned counsel system almost always results in assignment on the defense going to the younger and less skilled attorneys because the older, skilled attorneys are too busy with other work, and that the result is usually inadequate defense. Further, they counter the argument in favor of paying assigned counsel by the claim that the Public Defender office is more economical in operation, though we have found no data to support this claim and have found the suggestion of several opponents that the cost of the Public Defender office might mushroom out of proportion because of empire building.

Advocates also say that the Public Defender office permits thorough investigation and preparation of the defense, here stressing the fact that the assigned counsel has no investigator at his beck and call and no money other than his own with which to handle expenses. The result, they say, is that the defense is not adequately investigated. On this point note later that the Federal bills provide for investigators and expenses for the Public Defenders, and also that the alternative -- that of compensating assigned counsel -- would allow payment of sufficient money to the assigned counsel to pretty well cover the expenses.

The Public Defender advocates also say that this office shortens the time between arrest and trial, without citing any adequate proof, but critics say that it would lengthen the time because many a criminal, whose case is hopeless and who would otherwise plead guilty, will elect to go to trial now that he has free counsel.

ARGUMENTS AGAINST

We have located a number of good arguments against the Public Defender office and have synopsized them below.

Some persons feel that the Public Defender, being a public officer, will be mostly concerned with his relations with the judge and the prosecutor and that the defense of the indigent will suffer.

Some fear that the Public Defender will have so many tragic situations to deal with over a period of years that he will adopt a calloused attitude toward all defendants rather than retain the idealistic approach which motivates the private attorney, seldom appointed, to go "all out" for the defendant.

The appointment of a Public Defender serves to divorce or isolate the members of the legal profession from the criminal problems of society. Since lawyers will generally no longer handle this large volume of crime represented by the indigent defendants, they will be as ignorant of the criminal situation as the public generally and as little inclined to initiate remedial action of any type.

Appointment of a Public Defender tends to socialize the legal profession in that it foists the financial burden of providing counsel for many people onto the shoulders of the taxpayer. This is not unlike paying doctors to perform in the charity clinics.

The Public Defender would soon be so swamped with cases that he would not have the time, money or personnel, to make adequate investigation, and the defense of the indigent would become a matter of form rather than of substance.

Appointment of a Public Defender constitutes a public admission that the practice of law is not a calling of a professional nature -- that the motivations of lawyers with respect to defending persons accused of crime are almost completely material.

It is believed that with the adoption of any system of publicly paid defense counsel for the indigent ^{there} inevitably will arise a question respecting the right of defense counsel to have the same access to investigative services and reports of law enforcement officers as does the prosecutor. Such questions have already come up in California. For example, it is said that "Much reliance is placed by defenders in San Francisco on police reports, which are furnished as a matter of courtesy prior to entering of the plea in the inferior court. Similarly, in Los Angeles limited cooperation is given by law enforcement authorities ... sources of information from the prosecution are conversations with the arresting policeman and District Attorney, and courtesy discovery of police reports and information in the District Attorney's hands ... in California, defense counsel, unless good reason is shown otherwise, practically have a right upon filing an affidavit of need to discover certain items. These include statements made by the defendant to the police, copies of recordings of conversations by the defendant and the police, the names and addresses of prosecution witnesses, statements taken by the District Attorney of prosecution witnesses who were at the preliminary hearing, and public records." 13 Stanford Law Review 554, 555, 558. The Federal criminal law has never allowed such discovery to the defense but it seems a virtual certainty that if the proponents of publicly paid defense counsel succeed in having their bill enacted into law the next step, to be taken not long afterward, will be to start a campaign in which they will point out that since the defense still is handicapped

because it lacks such enormous investigative facilities as those of the FBI which should be allowed in all fairness to have access to FBI reports.

The only lawyers who would take the job would be those of mediocre stature whose services to the defense would certainly be no better than the average of the services provided by the young lawyers commonly assigned by the courts at the present.

The cost of a Public Defender's office, being borne by taxpayers of the nation generally, would in no manner be related to state or regional crime patterns and populations. Crime is a matter of community responsibility and the cost should be borne by those most immediately affected.

Many defendants able to employ an attorney will use the Public Defender and lawyers generally will lose the business.

CONGRESSIONAL VIEWS AND BILLS

So far as our research has discovered, the earliest bill in Congress to establish the office of Public Defender was introduced in 1939. Bureau File 66-1731-58

In 1957, the Senate issued Report Number 114 on "Improvements in the Federal Criminal Code," this being a report of the Committee on the Judiciary, containing a summary of findings and recommendations of a subcommittee. The report was signed by Senators Joseph C. O'Mahoney (chairman), James O. Eastland, Matthew Neely, John Marshall Butler, and Everett Dirksen. It made the following statement: "A careful inquiry is needed into the feasibility of paying a reasonable fee to court-appointed defense attorneys in Federal criminal cases which involve persons who are genuinely unable to bear the expense. We must study the merits of the various plans proposed, but solutions to the problem of adequate defense counsel must be had. We shall approach the entire matter with the view that adequate and reasonable compensation for private attorneys is better suited to the traditions of our judicial system than a Public Defender, per se, for it would serve to maintain private enterprise, with a court-appointed attorney properly compensated for his time."

There have been bills in Congress from time to time during the past five years. S. 2900 introduced 2/26/62, by Senators Hruska, Keating, Cotton and Ervin, provides for the appointment in each Federal District of a Public Defender, one

or more assistants, and such clerks and investigators as necessary. The Public Defender and his assistants may be full time or part time officers as, in the judgment of the court, volume of work requires. The Public Defender shall have had five years or more of practice, be appointed for a term of four years and be reimbursed for reasonable expenses including the cost of technical experts necessary to the defense. Salary shall be fixed by the Judicial Conference of the United States, but in no case shall exceed that paid to the United States Attorney in that district. If the District Court prefers, it may, instead of appointing a Public Defender, assign counsel from private lawyers to represent indigent defendants except that the approval of the Judicial Council of the Circuit must be had for such action in any district having a city or cities of over 500,000 population. Assigned counsel shall be compensated at a rate of not more than \$100 a day and shall be reimbursed for all necessary expenses connected with the defense. No District Court may spend more than \$10,000 in this manner in any fiscal year.

We do not yet (1/16/63) have copies of any bills on this subject introduced into the 88th Congress but undoubtedly such bills will be presented. A form routing slip from the Department giving the "legislative program status report" as of January 10, 1963, shows that a bill on "Aid to Defendants Financially Unable to Secure Counsel" has been redrafted preparatory to introduction.

DEPARTMENT POSITION

As stated earlier, it has been reported that every Attorney General in the past 25 years has been in favor of some system of paying for the defense of indigents. This statement appears to be correct. Bureau File 66-2252-496; 62-97856-151; 62-5-7804. The present Attorney General, Robert Kennedy, came out in the last session of Congress in favor of a bill which called for the establishment of Public Defender offices in cities over 500,000 in population and having Federal district courts, with a provision that in smaller cities the judge could appoint and pay defense counsel without setting up a Public Defender office. It can safely be assumed that the Department position is one of favoring a proposal similar to that advanced by the Criminal Law Section, American Bar Association.

BUREAU POSITION

Research discloses nothing to indicate that the Bureau has ever taken a position on the Public Defender issue. In a letter of June 4, 1954, to [redacted] a Baltimore attorney who has pushed the Public Defender Plan, the Director refused to comment on a bill then before Congress to create a Public Defender's office. Bureau File 62-0-55963.

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In July, 1958, the Director asked to be advised of Public Defender legislation then in Congress. He was told that there was in Congress a bill much like the present one which we have summarized above and he said "Bennett is as active as a 'beaver' in behalf of this legislation and that is what makes me suspicious of it." Bureau file 66-2252-832.

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On October 19, 1962, [redacted] Field Director, National Legal Aid and Defender Association, American Bar Center, Chicago, Illinois, wrote the Director a letter setting out [redacted] view of a Public Defender office (in strict sense of the word) and asked the Director to make a brief statement on this issue. The Director's reply of October 25, 1962, stated that the Director is wholeheartedly in favor of adequate legal representation for every person who desires such assistance in answering criminal charges brought against him. The letter went on to say, however, that the Director has not publicly expressed a view on how this right can most effectively be guaranteed. Further, that since a bill was before Congress at the time the Director felt it necessary to assert his long standing policy of not commenting on bills under consideration by the Legislative Branch. Bureau File 94-1-269-1785.

In general, it appears that there is tremendous force and sentiment behind some method for improving the quality of the defense provided to the indigents who are charged with crime, but it is impossible to determine whether the many persons and forces favoring legislation to accomplish this end would, if forced to a choice, vote for a Public Defender or a system of compensating assigned counsel. The bills in Congress seem to sidestep the question by leaving the choice in each case up to the judicial branch.

In considering the Bureau's position, we should never lose sight of the fact that almost inevitably (we think) the establishment of a Public Defender's office in each Federal District will be followed by complaints that even though the Public Defender is professional and can hire investigators, the quality of investigation which he can muster is entirely disproportionate to that provided by the FBI for the prosecution, the Secret Service, and so forth, and that hence the inequality before the law, fairness, etc., demand that Public Defenders be allowed access to FBI investigations. Edwin Bliss, Jr., Chief Investigator for the Los Angeles County Public Defender's office, wrote a book entitled, "Defense Investigation," which was published by Charles C. Thomas, Springfield, Illinois in 1956, and in it he said, pages 17-18, that "Many times it is necessary for the Public Defender to explain to officers why he needs certain information and why he feels he is entitled to this information before the police will release it. Even then there are occasions where they will refuse to assist the Public Defender." See earlier discussion of this point in this same memorandum.

BIBLIOGRAPHY

The following sources, all from the Department of Justice Library, contain information pertinent to this subject: (1) Defense Investigation, the book

from which we quoted immediately above. (2) Right to Counsel, [redacted] University of Michigan Press, 1955. (3) Equal Justice for the Accused, by a Special Committee of the Association of the Bar of the City of New York and the National Legal Aid and Defender Association, Doubleday and Company, Incorporated, Garden City, New York, 1959. (4) Representation for Indigent Defendants in Federal Criminal Cases, a report to the Committee on the Judiciary, 86th Congress, Second Session, U. S. Government Printing Office, February, 1960. (5) Improvements in the Federal Criminal Code, previously cited. (6) Directory of Public Defenders, 1956. (7) Stanford Law Review, 522. (8) The Los Angeles Bar Bulletin, July, 1962.

A COMPLETELY AIR-CONDITIONED HOTEL

RA **The ROOSEVELT**
PRIDE OF THE SOUTH



123 BARONNE STR

New Orleans 40,2

January 21,

Mr. Tolson	✓
Mr. Belmont	
Mr. Mohr	
Mr. Casper	✓
Mr. Callahan	
Mr. Conrad	
Mr. DeLoach	✓
Mr. Evans	
Mr. Gale	
Mr. Rosen	
Mr. Sullivan	
Mr. Tavel	
Mr. Trotter	
Tele. Room	
Miss Holmes	
Miss Gandy	

Mr. J. Edgar Hoover
United States Department of Justice
Federal Bureau of Investigation
Washington 25, D.C.

Dear Mr. Hoover:

○ We have, in accordance with your request, cancelled your reservation beginning February 1, for the meeting of the American Bar Association.

We are very sorry, indeed, that you cannot be with us and we hope to have the pleasure of having you stop at our hotel at some other time.

Very cordially yours,

noneph
THE ROOSEVELT

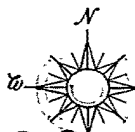
Convention Manager

AB/jb

EXP. PROC.

~~JAN 23 1963~~

1-25 REC-23 94-1-369-1802
40EX-101
JAN 25 1963



62 JAN 30 1963 *77b* America First

NOTED
jef

8/8

January 24, 1963

[Redacted]
Electric Building
Richmond 12, Virginia

Dear [Redacted]

Inspector H. Lynn Edwards has brought to my attention your letter of January 15th, with enclosures, which you sent for our personal information.

It is, of course, very gratifying to me to know of this interest in "A Study of Communism" and of the action taken to make it available to teachers and schools in Virginia. Thank you for your efforts in this regard.

Mr. Edwards is looking forward to seeing you next week at the Midwinter Meeting of the American Bar Association.

Sincerely yours,
J. Edgar Hoover

REC-32

19 JAN 25 1963

- 1 - Mr. Edwards
- 1 - Mr. Sullivan

NOTE: See Mr. Edwards to Mr. Gale memorandum dated 1-23-63 captioned [Redacted], American Bar Association, Board of Governors, Richmond, Virginia.

JH:jks (5)

Tolson _____
Belmont _____
Mohr _____
Casper _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Gale _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Holmes _____
Gandy _____

62 JAN 30 1963

MAIL ROOM ☐ TELETYPE UNIT ☐

UNITED STATES GOVERNMENT

Memorandum

TO : MR. GALE *gale*DATE: January 23, 1963 *gale*FROM : H. L. EDWARDS *HL*

SUBJECT:

AMERICAN BAR ASSOCIATION
BOARD OF GOVERNORS
RICHMOND, VIRGINIA

Tolson ☒
 Belmont ☒
 Mohr ☒
 Casper ☒
 Callahan ☒
 Conrad ☒
 DeLoach ☒
 Evans ☒
 Gale ☒
 Rosen ☒
 Sullivan ☒
 Tavel ☒
 Trotter ☒
 Tele. Room ☒
 Holmes ☒
 Gandy ☒

b6
b7C

Attached is a letter addressed to me dated 1/15/63 from [redacted] a Richmond, Virginia, attorney and member of the American Bar Association Board of Governors. He encloses a memorandum from the Virginia State Board of Education (attached) which is addressed to all Division Superintendents and advises them that the Virginia Commission on Constitutional Government will provide, without cost, one copy of the Director's book, "A Study of Communism" for each teacher of the senior government course, and for the library in each secondary school containing a twelfth grade. [redacted] states, "I thought you and the Director might be interested in the enclosed memorandum . . . I hope and believe that this development will materially increase the use of Mr. Hoover's fine book here in Virginia."

Last fall the Director sent [redacted] an autographed copy of his book and authorized me to follow up by personal letter to [redacted] in view of a conversation I had with him at the annual American Bar Association meeting in San Francisco in August, wherein he referred to the fact that he had been able to get "Masters of Deceit" approved by the Virginia Board of Education and would endeavor to do the same thing with the Director's new book. He felt the Director's book was excellent in every respect. The Director wrote to him 10/16/62, thanking him for his comments and action.

[redacted] letter doesn't indicate just what part he had in this action. However, Mr. DeLoach advises that [redacted] past National Commander of the American Legion and a ranking member of the Legislature and Legislative Committee on Education, actually arranged for this action. [redacted] sent us the actual minutes of the meeting wherein this action was taken. We have advised [redacted] Chairman of the Board, Holt, Rinehart and Winston, Inc. [redacted] is a member of the Virginia Board of Education.

[redacted] indicates the memorandum enclosed "is for internal consumption within the school system," and he is sending it only for our personal

Enclosures *see 1-24-63*
 HLE:wmj (4)
 1 - Mr. DeLoach
 1 - Mr. Sullivan

53 FEB 4 1963

REC-1
 1-24-63
 805
 TENT

Memo for Mr. Gale

Re: [redacted]

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b7C

information. In any acknowledgment to [redacted] it is suggested he be assured we will treat it that way. I will see [redacted] next week at the American Bar Association Midwinter Meeting in New Orleans.

RECOMMENDATION:

[redacted] That the Crime Records Division appropriately acknowledge [redacted] letter, thanking him for his continued interest and activities concerning "A Study of Communism."

V. JHW

D

ADDENDUM JH;jks 1-24-63 - [redacted] is on the Special Correspondents' List. It was recommended that attached letter expressing the Director's appreciation be forwarded.

V. JHW

Gid. D

THOMAS BENJAMIN GAY
EPPA HUNTON, III
GEORGE D. GIBSON
ARCHIBALD G. ROBERTSON
LEWIS F. POWELL, JR.
PATRICK A. GIBSON
H. BRICE GRAVES
H. MERRILL PASCO
RALPH H. FERRELL, JR.
JOHN W. RIELY
FRANCIS V. LOWDEN, JR.
B. WARWICK DAVENPORT
LAWRENCE E. BLANCHARD, JR.
T. JUSTIN MOORE, JR.
JOSEPH C. CARTER, JR.
ROBERT P. BUFORD, JR.
E. MILTON FARLEY, III
HARRY FRAZIER, III
WILLIAM J. WILLIAMS
LEWIS T. BOOKER
GEORGE C. FREEMAN, JR.
JAMES A. HARPER, JR.
WALTER J. MCGRAW
RODERICK D. SINCLAIR
WALLER H. HORSLEY
EVANS B. BRASFIELD
JOHN J. ADAMS
W. TAYLOE MURPHY, JR.
JOHN RITCHIE, JR.
RICHARD G. JOYNT
NORMAN A. SCHER
JOSEPH M. SPIVEY, III

HUNTON, WILLIAMS, GAY, POWELL & GIBSON

ELECTRIC BUILDING

RICHMOND 12, VIRGINIA

AREA CODE 703
MILTON 3-0141

E. RANDOLPH WILLIAMS
(1901-1952)
HENRY W. ANDERSON
(1901-1954)
T. JUSTIN MOORE
(1932-1958)

January 15, 1963

FILE NO.

Lynn Edwards, Esquire
Federal Bureau of Investigation
Washington, D. C.

Dear Lynn:

I thought you and the Director might be interested
in the enclosed memorandum from the Virginia State Board of
Education.

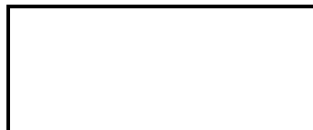
I hope and believe that this development will
materially increase the use of Mr. Hoover's fine book here
in Virginia.

As the enclosed memorandum is for internal consump-
tion within the school system, I am sending it on to you only
for your personal information and that of Mr. Hoover.

Hoping to see you in New Orleans, I am

ENCLOSURE

Sincerely,



EX-101

10 JAN 28 1963

24/167

Enc.

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1-24/63

COMMONWEALTH OF VIRGINIA
State Board of Education
Richmond 16

SUPTS. MEMO. NO. 4210

January 11, 1963

TO: Division Superintendents

FROM: [REDACTED] Superintendent of Public Instruction
[REDACTED] Director of Secondary Education
[REDACTED] Supervisor of History, Government, and
Geography

SUBJECT: Availability of Additional Approved Reference Book for Use
with the State Outline Communism in Contrast with the Principles
of American Freedom

b6
b7C

Pursuant to the release of SUPTS. MEMO. NO. 4202, dated December 14, 1962, the Department of Education was advised by the Virginia Commission on Constitutional Government that it would provide, without cost, one copy of the book A Study of Communism by J. Edgar Hoover for each teacher of the senior government course, and for the library in each secondary school containing a twelfth grade. This book has been approved for reference use with the State Outline Communism in Contrast with the Principles of American Freedom and we are grateful to the Commission for its generosity in providing copies of Mr. Hoover's book as it did the three books originally listed in the bibliography of the Outline.

Should division superintendents desire to take advantage of this offer, the attached form may be used in submitting a request for copies of the above book.

It is suggested that all books provided for reference use with the Outline about communism and assigned to teachers of the senior government course be marked as property of the respective school or school board and returned to the school library or central book storage room at the close of the school year.

W/Q/G/f

"COURTESY MAKES DRIVING SAFER"

ENCLOSURE

94-1-369-1805

COMMONWEALTH OF VIRGINIA
State Board of Education
Richmond 16

Please return to:

Supervisor of History,
Government and Geography
State Department of Education
Richmond 16, Virginia

b6
b7c

Number of copies of the book A Study of Communism
by J. Edgar Hoover needed for teachers of the
senior government course

Number of library copies needed, at the rate of
one copy per school library, for each secondary
school in your division containing a twelfth
grade

Superintendent

Date

Division

ENCLOSURE

94-1-369-1805

0 American Bar Association

Cs

RECEIVED
GENERAL INVESTIGATIVE
DIVISION

REC-21

94-1-369-1804

NOT RECORDED

11 JAN 28 1963

JAN 29 2 56 PM '63

F. B. I.
U. S. DEPT. OF JUSTICE

EX-116

776

55 JAN 31 1963



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b7C

DEPARTMENT OF JUSTICE

Washington, D. C.

July 27, 1961

Memo No. 297

TO DEPARTMENT LEGAL PERSONNEL, SEAT OF GOVERNMENT,
EXCLUDING THE FEDERAL BUREAU OF INVESTIGATION, AND TO
THE UNITED STATES ATTORNEYS.

Re: Cooperation with American Bar Association and state
bar associations in disciplinary program.

Following recent informal discussions and an exchange of letters, the Attorney General and Whitney North Seymour, President of the American Bar Association, have agreed to an arrangement whereby this Department will refer, for action of the Association or responsible state or local bar associations, evidence considered adequate to support grievance committee action in cases of professional misconduct.

In soliciting the Department's cooperation, President Seymour expressed the view that bar associations are concerned that instances of unethical conduct have gone unheeded in the past because means for bringing alleged misconduct to the attention of appropriate disciplinary authorities have not been available. Regrettably, the publicity surrounding disclosures of alleged misconduct in the area where it occurs (so, for example, in the District of Columbia) does not always reach the State in which the lawyer involved would be subject to discipline. The Attorney General feels that the professionally trained personnel of the Department of Justice can assist the bar in this respect and at the same time share actively the responsibility of the profession for maintaining high standards of ethical behavior.

Evidence of unethical conduct may be found in the various transcripts of proceedings developed in the conduct of a trial or in the course of a congressional or administrative hearing. Implicit in the agreement of cooperation with the American Bar Association is the assumption that these transcripts, particularly of congressional hearings, are more likely to be reviewed in the regular course of Departmental business than to receive the systematic attention of bar groups. However, reportable unethical conduct need not necessarily be limited to matters appearing in a transcript. If professional misconduct is disclosed in a review of evidence

(which may be instituted for other purposes) or in correspondence or any other source and a report is made, the report can be the means for instituting disciplinary action through proper authorities.

It is not in the spirit of the arrangement that Department personnel constitute themselves vigilantes to develop disciplinary cases from the transcripts or other sources. Nor is it expected that a determination be made as to whether a clear-cut violation of conduct has occurred. Difficulty in arriving at clear-cut decisions in this area is understandable. The purpose is to assure that timely and reliable information from these sources is transmitted, after thorough examination, to bar disciplinary committees as a means for enabling them to start the local machinery of investigation.

As part of the procedure, the Attorney General urges that all attorneys in the Department review the Canons of Professional Ethics, adopted and published by the American Bar Association. A current print of the Canons is appended to this memorandum for use in that connection.

II. In the course of carrying out regularly assigned responsibilities, any attorney notes a violation of the Canons or other professional misconduct, he should inform the head of his organizational unit. If the organizational head concludes that the instance of misconduct is of sufficient gravity to warrant further action and that it can be supported by clear and convincing evidence, the observing attorney should then describe the misconduct in a detailed, fully documented, report for transmittal to me by the organizational head concerned, accompanied by a recommendation as to whether the matter should thereafter be referred to the Committee on Professional Grievances of the American Bar Association or to the appropriate state bar association grievance committee.

Byron R. White
Deputy Attorney General

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Malone

DATE: 7/31/62

b6
b7c

FROM : H. L. Edwards

SUBJECT:

AMERICAN BAR FOUNDATION

Tolson	✓
Belmont	✓
Mohr	✓
Callahan	✓
Conrad	✓
DeLoach	✓
Evans	✓
Malone	✓
Rosen	✓
Sullivan	✓
Tavel	✓
Trotter	✓
Tele. Room	✓
Holmes	✓
Gandy	✓

The purpose of this memorandum is to seek authority to make available on an informal loan basis a copy of the Bureau's training document on search and seizure to of the American Bar Foundation, which is the research branch of the American Bar Association.

In conversation with who is a very close and valuable contact of mine in connection with ABA liaison and who has been a very close friend of the Bureau, indicated that he has been assigned to prepare a monograph on search and seizure for the guidance of lawyers in the American Bar Association. He said this came about as a result of the great importance of this subject following the U. S. Supreme Court's decision in Mapp vs. Ohio. did not ask for any information from the Bureau but it appears to me that since any monograph he prepares will undoubtedly have widespread circulation, it would be to our best interest to try to provide maximum insurance that any document he does prepare is a solid one and not contrary to the best views and philosophy of law enforcement as advocated by the Bureau and the Director.

I feel confident that if I were able to informally make available to a copy of our search and seizure training document he would reciprocate by letting us see his manuscript, also he would be able to note any areas of disagreement and we would be able to informally iron them out with him in the best interest of everybody concerned.

It will be recalled that our training document on search and seizure was recently given a very thorough reading in the Department and Deputy Attorney General Katzenbach indicated it was an excellent job and recommended the author be commended (previously done). There is no classified material in our document.

Inasmuch as I will undoubtedly be seeing during the forthcoming ABA annual meeting at San Francisco I could handle this matter with him at that time.

HLE:spd
(2)

SENT DIRECTOR

8-2-63

JUL 1 1963

Edwards
advised 9:30
8/6/62

Two-ty

Memorandum to Mr. Malone

Re:
American Bar Foundation

RECOMMENDATION:

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1. That I be authorized to take to San Francisco a copy of our training document on search and seizure and make it available to along the lines indicated herein, and at the same time arrange with him for our opportunity to review any manuscript he prepares.

DSH *W. Keene* *RM* *7H*
yes *[Signature]*
Handled
HW

UNITED STATES GOVERNMENT

Memorandum

TO : DIRECTOR, FBI

DATE: 1/24/63

FROM : SAC, RICHMOND (94-390) P*

SUBJECT: AMERICAN BAR ASSOCIATION (ABA)
SPECIAL COMMITTEE ON COMMUNIST TACTICS,
STRATEGY AND OBJECTIVES

Mr. Tolson	✓
Mr. Belmont	✓
Mr. Mohr	✓
Mr. Casper	✓
Mr. Callahan	✓
Mr. Conrad	✓
Mr. DeLoach	✓
Mr. Evans	✓
Mr. Gale	✓
Mr. Rosen	✓
Mr. Sullivan	✓
Mr. Tavel	✓
Mr. Trotter	✓
Tele. Room	✓
Miss Holmes	✓
Miss Gandy	✓

Re Richmond letter to the Bureau 9/20/62.

Continuous liaison has been maintained with Mr. [redacted] Department of Education, State of Virginia, concerning the referenced courses in Communism to be offered in the public schools of Virginia.

[redacted] has now advised that the Director's book "A Study of Communism" has been approved by the State Board of Education for use in this course and the State of Virginia has now ordered slightly in excess of one thousand copies of this book. A copy will be issued to each of the teachers in these courses and one or more copies will be maintained in the school libraries.

In a letter to SA RICHARD E. BRENNAN of this office, [redacted] stated in part - "We feel that the book will be extremely helpful in covering material in our outline. This is the type of material we have been needing."

[redacted] also advised that the taped recordings of the Director's statement on Communism are being used continuously in the state schools and will be used to even greater extent in the courses on Communism.

An information copy of this letter is being designated for Norfolk inasmuch as this course will be offered in schools covered by the Norfolk Office.

- 2 - Bureau
- 1 - Norfolk (Info)
- 2 - Richmond

REB/eml
(5)

EX-102

REC-43

94-1-369-1807
JAN 25 1963

19A

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION
JAN 30 1963
TELETYPE

Mr. Tolson	
Mr. DeLoach	
Mr. Mohr	
Mr. Bishop	
Mr. Casper	
Mr. Callahan	
Mr. Conrad	
Mr. Felt	
Mr. Gale	
Mr. Rosen	
Mr. Sullivan	
Mr. Tavel	
Mr. Trotter	
Tele. Room	
Miss Holmes	
Miss Gandy	

URGENT 1-30-63 6-00 PM CST WFM

TO DIRECTOR, FBI

ATTN- ASSISTANT DIRECTOR GALE

FROM INSPECTOR H. L. EDWARDS, NEW ORLEANS

AMERICAN BAR ASSOCIATION MID-YEAR MEETING, NEW ORLEANS.

EDWARDS AND [REDACTED] ARRIVED NEW ORLEANS, TUESDAY EVENING,

JANUARY TWENTYNINE. MET WITH ABA PRESIDENT SYLVESTER C.

SMITH, JR. HE WAS EXTREMELY DISAPPOINTED DIRECTOR UNABLE TO PERSONALLY COME TO RECEIVE HONORARY MEMBERSHIP IN FELLOWS OF AMERICAN BAR FOUNDATION. SMITH SAID HE HAD MUCH TO DO WITH NOMINATING DIRECTOR FOR AWARD. HE SAID THE ACCOMPLISHMENT HE SEEKS ABOVE ALL ELSE DURING HIS PRESIDENCY IS TO HAVE DIRECTOR CONSENT TO SPEAK AT ABA MEETING. HE PLANS TO PERSONALLY ASK DIRECTOR TO SPEAK DURING NEXT ANNUAL MEETING SCHEDULED FOR CHICAGO, AUGUST TWELVE THROUGH SIXTEEN, SIXTYTHREE, WHICH WILL TERMINATE SMITH-S YEAR AS PRESIDENT. SMITH ADVISED HE HAS SPECIAL PERSONAL REASONS FOR REQUESTING DIRECTOR TO SPEAK IN THAT SMITH-S INTEREST IN DIRECTOR STEMS FROM A TALK IN NINETEEN TWENTYFOUR WITH THEN ATTORNEY GENERAL HARLAN FISKE STONE WHEN STONE DISCUSSED HIS CONTEMPLATED APPOINTMENT OF

END PAGE ONE

MR. MOHR FOR THE DIRECTOR

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b7c

REC-10 94-1-369-1808
FEB 5 1963
7
TEN

PAGE TWO

MR. HOOVER TO HEAD THE BUREAU OF INVESTIGATION. SMITH RECALLS VIVIDLY STONE-S LAUDATORY COMMENTS CONCERNING MR. HOOVER AND STATED THAT SINCE THAT TIME HE HAS AVIDLY FOLLOWED DIRECTOR-S CAREER. SMITH ALSO PROUDLY REFERRED TO HIS OWN LIFELONG INTEREST IN LAW ENFORCEMENT AND POLICE BASED PARTLY ON SEVENTEEN YEARS AS COUNTY PROSECUTOR IN NEW JERSEY.

SMITH ALSO ADVISED HE TOLD CONGRESSMAN EMANUEL CELLER HE WOULD TESTIFY AS ABA PRESIDENT IN HEARINGS ADVOCATING HIGHER PAY FOR LAW ENFORCEMENT INCLUDING PROSECUTORS. SMITH SAID HE FEELS NEED FOR THIS IS URGENT AND EXPRESSED PERSONAL OPINION THAT SOME OF THE YOUNG FEDERAL PROSECUTORS ON THE ATTORNEY GENERAL-S STAFF WHO ARE SENT OUT TO TRY IMPORTANT CASES ARE NOT TOP NOTCH LEGAL TALENT BUT PROBABLY THE BEST THAT CURRENT LOW SALARIES CAN COMMAND. HE SAID HE HAD TO RECENTLY TELEPHONE ATTORNEY GENERAL KENNEDY AND CAUTIONED HIM TO TELL ONE OF HIS ASSISTANTS NAMED [REDACTED] PHONETIC CLOSE [REDACTED] TO QUOTE KEEP HIS MOUTH SHUT UNQUOTE BECAUSE SMITH CONTENDED HE WAS VIOLATING CANONS OF ETHICS BY TALKING OUT OF COURT ABOUT THE

END PAGE TWO

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b7C

PAGE THREE

PENDING CONTEMPT CASE ARISING FROM THE MEREDITH CASE. SMITH SAID HE HAS LITTLE HOPE ANY REMEDIAL LEGISLATION WILL RESULT FROM CONGRESSMAN CELLER-S HEARINGS BECAUSE CELLER SEEMS INTERESTED ONLY IN GETTING HEADLINES.

SMITH VOLUNTEERED HE HAS BECOME INCREASINGLY IRRITATED AT FORMER ABA PRESIDENT, JOHN C. SATTERFIELD, AND HAS TALKED TO HIM SEVERAL TIMES TO NO AVAIL. SATTERFIELD, ACCORDING TO SMITH, HAS INJECTED HIMSELF INTO THE MEREDITH CASE AND SMITH SAID HIS LATEST CONVERSATION WITH SATTERFIELD INDICATES SATTERFIELD IS WITHDRAWING AS COUNSEL FROM THE CONTEMPT CASE AGAINST GOVERNOR BARNETT BECAUSE SATTERFIELD IS GOING TO BE A WITNESS, APPARENTLY FOR THE DEFENDANTS. SMITH STATED THAT SATTERFIELD IS GROOMING HIMSELF TO RUN FOR GOVERNOR IN MISSISSIPPI AND ALL OF HIS STRATEGY HAS BEEN DIRECTED TO THAT
END .

SMITH SAID HE HAS TAKEN STEPS DURING CURRENT MID-YEAR MEETING TO SUPPRESS ANY ACTIVITY SUCH AS SPEECHES AND RESOLUTIONS CONCERNING THE MISSISSIPPI SITUATION AND HE IS HOPEFUL NO
END PAGE THREE

CONTROVERSIAL INCIDENT WILL ARISE.

INDICATIONS ARE THIS MED-YEAR MEETING WILL BE LARGEST
YET WITH MORE THAN TWO THOUSAND MEMBERS EXPECTED TO ATTEND.
END AND ACK PLS

~~PMD NEED THE FROM OFFICE PLS~~

~~NVV-TU-7-11 PM OK FBI WA BH~~

P 4, LN 6, 4TH WD SHD BE "MID-YEAR"

1000 - 1000. Lake

LET

123

151

15

References

UNITED STATES GOVERNMENT

Memorandum

Tolson _____
 Belmont _____
 Mohr _____
 Casper _____
 Callahan _____
 Conrad _____
 DeLoach _____
 Evans _____
 Gale _____
 Rosen _____
 Sullivan _____
 Tavel _____
 Trotter _____
 Tele. Room _____
 Holmes _____
 Gandy _____

TO : Mr. Gale *mgj*

DATE: 2/7/63

FROM :

SUBJECT: AMERICAN BAR ASSOCIATION (ABA)
 FAMILY LAW SECTION
 MIDYEAR MEETING 1/30-2/6/63
 NEW ORLEANS, LOUISIANA

b6
 b7C

The Council of the Family Law Section met January 31 and February 1 at the Fountainbleau Motel, New Orleans, Louisiana. I attended all four Council meetings and participated in the discussions pertaining to juvenile law and procedure.

It was agreed that the Juvenile Law and Procedure Committee would present a program on the Family Court Act of New York at the regional ABA Meeting to be held in Syracuse, New York, this coming April. an attorney from New York City who is an authority on the New York Family Court Act, would participate in this program. The program will be designed to evaluate the Family Court Act which has now been in existence for one year.

No problems arose and there was no mention made other than laudatory of the Director or the FBI.

ACTION:

None . . . informative.

TDW
 REC-9

94-1-369-1809

EX-102

6 FEB 11 1963

1 - Mr. Edwards

TDW:mgj

(3) *mgj*

F112

54 FEB 14 1963

10 TDW

RA

Lewis
HUNTON, WILLIAMS, GAY, POWELL & GIBSON
RICHMOND 12, VIRGINIA

February 12, 1963 *John*

Mr. Tolson	✓
Mr. Belmont	✓
Mr. Mohr	✓
Mr. Casper	✓
Mr. Callahan	✓
Mr. Conrad	✓
Mr. DeLoach	✓
Mr. Evans	✓
Mr. Gale	✓
Mr. Rosen	✓
Mr. Sullivan	✓
Mr. Tavel	✓
Mr. Trotter	✓
Tele. Room	✓
Miss Holmes	✓
Miss Gandy	✓

McKILL

Dear Mr. Hoover,

Thank you so much for your nice note about my nomination as President Elect of the American Bar Association.

I also greatly appreciate your tender of continued assistance from the FBI during my term of office. This has been given - generously and effectively in the past - both by yourself and your able associates.

This assistance and cooperation has been especially helpful to the committee which our mutual friend, [redacted] is heading up this year. I have followed closely the work of this committee, and it is making real progress in an area which has always been so close to your heart - sound education on the nature and extent of the communist movement.

With appreciation and best wishes, I remain

EXP. PROC.

Sincerely,

FEB 14 1963

Hon. J. Edgar Hoover
Federal Bureau of Investigation
Washington, D. C.

24/167

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53 FEB 27 1963

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CU 11-11-63
FEB 4 1963
TELETYPE

Mr. Tolson	✓
Mr. Belmont	✓
Mr. Mohr	✓
Mr. Casper	✓
Mr. Callahan	✓
Mr. Conrad	✓
Mr. DeLoach	✓
Mr. Evans	✓
Mr. Gale	✓
Mr. Rosen	✓
Mr. Sullivan	✓
Mr. Tavel	✓
Mr. Trotter	✓
Tele. Room	✓
Miss Gandy	✓

URGENT 2-4-63 10-06 PM CST WFM

TO DIRECTOR, FBI
ATTN- ASSISTANT DIRECTOR GALE
FROM INSPECTOR H. L. EDWARDS
FBI, NEW ORLEANS

MID YEAR MEETING, AMERICAN BAR ASSOCIATION, NEW ORLEANS.

THE CRIMINAL LAW SECTION COUNCIL MET SATURDAY AND SUNDAY, FEBRUARY TWO AND THREE. APPROVED THE PRINCIPLE OF FEDERAL LEGISLATION TO PROVIDE FOR ADEQUATE DEFENSE OF INDIGENTS IN CRIMINAL CASES WHICH WILL NOW PUT ISSUE BEFORE HOUSE OF DELEGATES. ALSO APPROVED PROPOSAL TO APPOINT INTERNATIONAL CONVENTION TO STUDY PROBLEM AND RECOMMEND STRENGTHENING LAWS APPLYING TO CRIMES COMMITTED ABOARD AIRCRAFT FLYING OVER HIGH SEAS OR FOREIGN TERRITORY. THIS PROBLEM AROSE FROM THE DR. SOBLEN CASE AND PLANE HIJACKING INCIDENTS.

TOPICS FOR ANNUAL MEETING PROGRAM OF CRIMINAL LAW SECTION IN CHICAGO, AUGUST, NINETEEN SIXTYTHREE, SELECTED BY COUNCIL. THESE INCLUDE PANEL ON WIRETAPING AND ELECTRONIC EAVESDROPPING, ANOTHER PANEL ON PROBLEMS IN ARREST, DETENTION, SEARCH AND SEIZURE, A PANEL ON PROBLEMS REGARDING DEFENSE OF INDIGENTS IN CRIMINAL CASES AND IF TIME PERMITS, A PANEL ON THE NEW RULES
END PAGE ONE

MR. MOHR FOR THE DIRECTOR

62 FEB 25 1963

EX-101

TWO

PAGE TWO

OF FEDERAL CRIMINAL PROCEDURE AND THE MODEL PENAL CODE.

RUFUS KING ACTED AS PROGRAM CHAIRMAN IN ABSENCE OF JIM BENNETT.

KING IS TRYING TO PUT SUCH SPEAKERS ON PANELS AS [REDACTED] AND EDWARD BENNETT WILLIAMS BUT EDWARDS SUCCEEDED IN DELAYING FINAL SELECTION OF SPEAKERS UNTIL ALL MEMBERS OF COUNCIL HAVE OPPORTUNITY TO CONSIDER BEST POSSIBLE CHOICES. THIS WILL PERMIT TIME TO USE CONTACTS AND OTHER MEANS IN TRYING TO ELIMINATE UNDESIRABLE PANEL PARTICIPANTS. THIS MATTER WILL BE CLOSELY FOLLOWED.

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NO OTHER CONTROVERSIAL MATTERS AROSE EXCEPT THAT ON THE SUBJECT OF WIRETAPING AND ELECTRONIC EAVESDROPPING, MANY OF THE COUNCIL WANTED A DEMONSTRATION OF SOUND EQUIPMENT. THEY ASKED EDWARDS IF BUREAU WOULD HANDLE THIS AND EDWARDS TOLD THEM THIS COULD NOT BE DONE AND FURTHERMORE THAT ANY DEMONSTRATION WOULD BE ^TMOSE UNDESIRABLE BECAUSE IT WOULD PORTRAY A FALSE AND MISLEADING PICTURE PERMITTING IMPROPER SPECULATION THAT FAR MORE WIRETAPING AND EAVESDROPPING IS DONE THAN IS ACTUALLY TRUE. THE COUNCIL DID NOT INSIST THAT THE BUREAU PROVIDE A DEMONSTRATION BUT DID INSIST THAT SOME EFFORTS BE MADE TO PROVIDE SOME NON-GOVERNMENTAL SOURCE TO DEMONSTRATE

END PAGE TWO

PAGE THREE

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WIRETAPING AND EAVESDROPPING EQUIPMENT. EDWARDS WAS VIGOROUSLY SUPPORTED IN HIS OPPOSING POSITION BY BROOKLYN, NEW YORK DISTRICT ATTORNEY [REDACTED] AND SAN FRANCISCO DISTRICT ATTORNEY FRANK COAKLEY BUT SUCH INDIVIDUALS AS ARTHUR FREUND AND RUFUS KING AND A FEW OTHERS WERE ENOUGH TO CARRY THE MOTION TO TRY TO HAVE SUCH A DEMONSTRATION. EDWARDS WILL CONTINUE THROUGH PERSONAL CONTACTS TO ENDEAVOR TO HAVE THIS ELIMINATED. DETAILS OF CRIMINAL LAW SECTION COUNCIL ACTION WILL BE SUBMITTED MORE FULLY ON RETURN TO SOG.

ALL SESSIONS OF THE FAMILY LAW SECTION COUNCIL ATTENDED BY [REDACTED] PLANS WERE TENTATIVELY FORMULATED TO HAVE A PROGRAM EXPLAINING THE JUVENILE COURT ACTION OF NEW YORK PRESENTED AT THE REGIONAL MEETING IN SYRACUSE, NEW YORK SCHEDULED FOR APRIL, NINETEEN SIXTYTHREE. AN INFORMAL OVERTURE WAS MADE TO [REDACTED] FOR THE DIRECTOR TO SPEAK BEFORE THE INTER-PROFESSIONAL FAMILY COUNCIL, INC. IN APRIL, NINETEEN SIXTYTHREE. THIS OVERTURE WAS MADE BY [REDACTED] WHO IS EXECUTIVE DIRECTOR OF THIS GROUP AND SHE TOLD [REDACTED] SHE PLANS TO MAKE A FORMAL REQUEST

END PAGE THREE

PAGE FOUR

BY LETTER TO THE DIRECTOR IN THE NEAR FUTURE. IT IS SUGGESTED THAT THIS BE DECLINED BY THE DIRECTOR WHEN FORMAL REQUEST RECEIVED.

THE STANDING COMMITTEE ON EDUCATION AGAINST COMMUNISM MET ALL DAY SATURDAY AND SUNDAY AND SESSIONS WERE ATTENDED BY [REDACTED] IN VIEW OF EDWARDS PRESENCE AT CRIMINAL LAW SECTION SESSIONS. ONE OF THE CHIEF OBJECTIVES OF THIS COMMITTEE IS NOW IN THE FIELD OF TEACHER TRAINING AND A PARTIALLY COMPLETED SYLLABUS ON TRAINING TEACHERS IN COMMUNISM WAS PRESENTED. THIS SYLLABUS IS DESIGNED FOR USE IN A SIX WEEK SUMMER COURSE FOR TEACHERS WHO WILL THEREBY BECOME QUALIFIED TO TEACH ON COMMUNISM IN THE SCHOOLS. THE SYLLABUS WILL BE COMPLETED IN APPROXIMATELY THREE WEEKS AND A COPY OF THE DRAFT FURNISHED TO THE BUREAU FOR REVIEW. THE TEACHING SYLLABUS INCLUDES IN ITS RECOMMENDED BIBLIOGRAPHY THE DIRECTOR-S BOOKS QUOTE MASTERS OF DECEIT UNQUOTE AND QUOTE A STUDY OF COMMUNISM UNQUOTE. IT SHOULD BE NOTED THAT DURING THE DISCUSSION OF NEW BOOKS AVAILABLE ON THE SUBJECT OF COMMUNISM A NUMBER OF LAUDATORY COMMENTS

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PAGE FIVE

WERE FORTHCOMING FROM COMMITTEE MEMBERS RE DIRECTOR-S LATEST BOOK. L. B. NICHOLS WAS IN ATTENDANCE AND SUGGESTED THAT THE COMMITTEE DEVOTE TIME TO ATTEMPTING TO STRENGTHEN THE PASSPORT LAWS IN RELATION TO COMMUNISTS AND WORK FOR FURTHER IMPLEMENTATION OF THE INTERNAL SECURITY ACT OF NINETEEN FIFTY. THESE SUGGESTIONS WERE NOT ADOPTED. DETAILED MEMO SUMMARIZING RESULTS OF THIS COMMITTEE-S MEETINGS WILL BE SUBMITTED UPON RETURN TO SOG.

MID YEAR MEETING IS CONTINUING THROUGH WEDNESDAY MORNING, FEBRUARY SIXTH, AND FURTHER SUMMARIES OF PERTINENT DEVELOPMENTS WILL BE SUBMITTED UNTIL MEETING TERMINATES.

END AND ACK PLS

1121 PM OK FBI WA RAC

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cc - Mr. Gale

FEB 4 1957

FEB 15 10 13 AM '57

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RECEIVED

February 8, 1963

PERSONAL

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EX-101

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REC'D-READING ROOM
FBI
FEB 9 3 55 PM '63

[Redacted]
Electric Building
Richmond 12, Virginia

Dear [Redacted]

I have learned of your nomination as President-elect of the American Bar Association and it is a distinct pleasure for me to extend my congratulations.

RECEIVED
FEB 11 1963
FBI
This expression of confidence in your ability is a splendid tribute to you. Your friends in the FBI join me in wishing you every success as you assume your new responsibilities. We trust you will not hesitate to call on us whenever we can be of assistance.

Sincerely yours,

J. Edgar Hoover

Stamp
1812

1 - New Orleans
1 - Mr. Gale
Attention: Inspector H. L. Edwards

NOTE: [Redacted] is on the Special Correspondents' List.

JCE:mlw (5)
SEC'D

MAIL ROOM ☐ TELETYPE UNIT ☐

PC7

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION
FEB 6 1963
TELETYPE

Mr. Tolson
Mr. Belmont
Mr. Mohr
Mr. Casper
Mr. Callahan
Mr. Conrad
Mr. DeLoach
Mr. Evans
Mr. Gale
Mr. Rosen
Mr. Sullivan
Mr. Tavel
Mr. Trotter
Tele. Room
Miss Holmes
Miss Gandy

URGENT

4-242-6-63

PM CST NJA

TO DIRECTOR, FBI

FROM INSPECTOR H. L. EDWARDS -- NEW ORLEANS

MIDYEAR MEETING, AMERICAN BAR ASSOCIATION, JANUARY THIRTY,
SIXTYTWO, FEBRUARY SIX, SIXTYTHREE, NEW ORLEANS, LOUISIANA.

THE HOUSE OF DELEGATES NOMINATED [REDACTED] OF
RICHMOND, VIRGINIA, AS PRESIDENT DASH ELECT OF THE AMERICAN BAR
ASSOCIATION. [REDACTED] IS FRIENDLY WITH THE BUREAU AND IS ON THE
SPECIAL CORRESPONDENTS LIST. I HAVE PREVIOUSLY WORKED WITH
[REDACTED] IN CONJUNCTION WITH HIS POSITION ON THE VIRGINIA STATE
BOARD OF EDUCATION WHERE HE WAS INSTRUMENTAL IN PRESSING FOR
COURSES ON COMMUNISM TO BE TAUGHT IN VIRGINIA SCHOOLS.

RECOMMEND A LETTER CONGRATULATING [REDACTED] ON HIS NOMINATION AS
PRESIDENT DASH ELECT OF THE AMERICAN BAR ASSOCIATION. THIS IS
TANTAMOUNT TO BEING ELECTED PRESIDENT OF THE AMERICAN BAR
ASSOCIATION AND [REDACTED] WILL BE CONFIRMED AS PRESIDENT IN
AUGUST, NINETEEN SIXTYFOUR.

[REDACTED] OF HOUSTON, TEXAS, WAS NOMINATED FOR
THE OFFICE OF CABA SECRETARY.

END PAGE ONE.

MR. MOHR FOR THE DIRECTOR

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1. Error copy
2/8/63 tel

PAGE TWO

[REDACTED] OF DETROIT, MICHIGAN, WAS RENOMINATED
AS TREASURER OF THE ASSOCIATION.

11 LETTERS OF CONGRATULATIONS FOR [REDACTED] UNNECESSARY.

THERE WERE FIVE NOMINEES CHOSEN TO SERVE THREE YEAR TERMS
ON THE BOARD OF GOVERNORS. THEY ARE [REDACTED] OF
PROVIDENCE, RHODE ISLAND, [REDACTED] OF NEW YORK CITY,
[REDACTED] OF WASHINGTON, D. C., [REDACTED] OF BATON
ROUGE, LOUISIANA, AND [REDACTED] OF DENVER, COLORADO.

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END AND ACK PLS

CORR PLS STATING TIME 4-24 PM CST

THIS IS NO RITE

NEW ORLEANS OFFICE PLS

5:30 PM ON 11-1-61 FBI WA BH

T

cc: Mr. [unclear]

LEB

UNITED STATES GOVERNMENT

Memorandum

TO : The Director

DATE: Feb. 26, 1963

FROM : N. P. Callahan

SUBJECT: The Congressional Record

Asso.
Page 3881. Senator Mundt, (R - South Dakota) spoke concerning the awarding to Mr. Hoover of a citation and honorary membership by the American Bar Foundation at its seventh annual dinner held in New Orleans, Louisiana, on February 2, 1963. Mr. Mundt stated, "Few men in the history of this Republic have served America better and longer than J. Edgar Hoover, whose foresight and ability have built up under his personal direction the great organization known around the world as the FBI. - - - J. Edgar Hoover has inspired an esprit de corps among the agents and workers serving the FBI which has become a model for all departments and divisions of the Federal Government. It is good to know his service to our country has been so widely and so wisely recognized."

- 1 - Mr. Tolson - with enclosure
- 1 - Mr. Belmont - with enclosure
- 1 - Mr. Mohr - with enclosure
- 1 - Mr. DeLoach - with enclosure
- 1 - Mr. D. C. Morrell - with enclosure

ves/mlg
(9)

Original filed in: 66-1731-2213

In the original of a memorandum captioned and dated as above, the Congressional Record for Feb. 26, 1963 was reviewed and pertinent items were marked for the Director's attention. This form has been prepared in order that portions of a copy of the original memorandum may be clipped, mounted, and placed in appropriate Bureau case or subject matter files.

44-1-361

NOT RECORDED
133 FEB 28 1963

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Malone

DATE: September 25, 1962

FROM : H. L. Edwards

SUBJECT: AMERICAN BAR ASSOCIATION (ABA)
STANDING COMMITTEE ON
EDUCATION AGAINST COMMUNISM

Tolson _____
 Belmont _____
 Mohr _____
 Callahan _____
 Conrad _____
 DeLoach _____
 Evans _____
 Malone _____
 Rosen _____
 Sullivan _____
 Tavel _____
 Trotter _____
 Tele. Room _____
 Holmes _____
 Gandy _____

On 9/25/62, Rear Admiral William C. Mott, Judge Advocate General of the Navy, and a very active member of the current ABA Standing Committee on Education Against Communism, phoned me. He said that he and [redacted] (formerly of the Richardson Foundation and currently a consultant to the ABA Committee) had been working over the past weekend to draw up a program and action agenda for the forthcoming year for the Standing Committee. Mott stated that he is transmitting this tentative agenda to Chairman [redacted] at Chicago and strongly urging [redacted] to call a Committee meeting in Washington for this Sunday, September 30, 1962. The purpose will be to permit the Committee to review and approve the agenda and program in time to have it presented to the ABA Board of Governors meeting scheduled for Chicago, 10/11 and 12/62.

Mott requested me to meet with the committee on Sunday (This already has the clearance from [redacted] I will, of course, not have a vote but Mott thought it essential for me to be there so that I can keep abreast of everything the Committee does. Also, Mott said that there are a couple of problems on which they will want some expression of opinion or guidance from the Bureau.

One of these problems, according to Mott, concerns clearance for speakers and panelists. Mott stated that some of the names of potential speakers and panelists which were on the Committee's list for last year should probably come off and efforts should be made to consider other names (for example, Allen Dulles) for addition to the list. Mott wondered whether it will be possible to have the names given any sort of an indices check in the Bureau. (This has been the procedure followed in the past and we always dealt with the Chairman and handled this on an informal confidential basis. This procedure was, of course, approved by the Bureau and it is certainly to our best interests to continue to do so because it not only gives us the opportunity to prevent undesirables from getting on these panels and speaker lists but it also insures that we get advance information of names contemplated for the list.)

1 - Mr. DeLoach

1 - Mr. Sullivan

1 - [redacted]

HLE:ejw

(5)

REC-21

94-1-369-1813
9 FEB 20 1963

EX-114

CRIME RESEARCH

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Memo to Mr. Malone

Re: ABA Standing Committee on Education Against Communism

Another problem that Mott mentioned on the Committee discussion agenda will be how the Committee can obtain from 2,000 to 3,000 paperback editions of the Director's new book "The Study of Communism." These will be used to include in the handout kits at seminars scheduled by [] committee. Last year, the Committee included "Masters of Deceit" in the handout material and these were subsidized by Committee funds. Mott stated that he has already been in touch with Assistant Director W. C. Sullivan on this item and Mott also plans on talking to General Twining who is with the publishing firm of Holt, Rinehart, and Winston.

Mott is going to send me a copy of the complete discussion agenda for the proposed Sunday meeting.

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Mott stated that one of the Committee's first major activities will be to get groups of educators together. He said he has already played up the Director's new book before certain groups of educators and he said now the educators are "champing at the bit" to get a specific program going. Mott said the first move will be to train selected teachers through such activities as teacher-training institutes.

RECOMMENDATIONS:

(1) That I be authorized to meet with the Committee on Sunday, 9/30/62, The meeting will probably be ^{at} the American Bar Association Washington Offices. I will also arrange to have SA Supervisor [] accompany me since he is my alternate.

✓

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(2) That I be authorized to assure the Committee that we will continue to cooperate on name checks as in the past, dealing through the Chairman.

✓

7th

7th

7th

7th

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Gale *gale*

DATE: 2-18-63

FROM : *W3*

SUBJECT: *0* AMERICAN BAR ASSOCIATION (ABA)
 STANDING COMMITTEE ON
 EDUCATION AGAINST COMMUNISM
 MIDYEAR MEETING; 1/30 - 2/6/63
 NEW ORLEANS, LOUISIANA

Tolson ☒
 Belmont ☒
 Mohr ☒
 Casper ☒
 Callahan ☒
 Conrad ☒
 DeLoach ☒
 Evans ☒
 Gale ☒
 Rosen ☒
 Sullivan ☒
 Tavel ☒
 Trotter ☒ b6
 Tele. Room ☒ b7C
 Holmes ☒
 Gandy ☒

SYNOPSIS

The Standing Committee on Education Against Communism met all day Saturday and Sunday, February 2 and 3, 1963, at the Sheraton-Charles Hotel, New Orleans, Louisiana. I attended both sessions of the meeting which was attended by approximately 14 persons. The Committee is cooperating with the Institute of International Studies, University of South Carolina, to publish a syllabus and guide for workshops and seminars for teacher training on Democracy and Communism in world affairs. This syllabus will be furnished in approximately one month. The Committee is also cooperating with various teaching programs in a number of colleges and universities throughout the United States. A number of projects were discussed concerning proposed films on Communism and an essay contest on Communism. Future seminars to be presented by the Standing Committee on Education Against Communism were discussed in detail.

The Committee discussed the possibility of getting 10 outstanding Americans to film a half-hour talk on Communism for release through the Educational Television Networks. The Director's name was mentioned as the foremost authority on this subject and the Committee hoped Director and 9 other outstanding Americans might be prevailed upon to go to University of South Carolina for filming 30-minute television talks with understanding that at least \$1,000 would be paid each speaker to cover expenses. Committee member L. B. Nichols stated Mr. Hoover would not accept a single cent for such service but probably the other 9 men would expect compensation. Committee took no action on matter beyond stating study would be made to see if 10 outstanding Americans would be interested in making such film.

During the closing sessions advised that he was fearful that the education program of the Committee might come too late. expressed a fear that the "think tank" groups were selling the Nation a bill of goods as to unilateral disarmament based on a philosophy that the Soviets are moving from the extreme left to the middle while the West is moving from the extreme right to the middle, with the result being that in a decade both East and West will have

FEB 28 1963
TDW:gmk/ejw

(4)

1 - Mr. DeLoach
 1 - Mr. W. A. Sullivan

REC-22
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Memorandum to Mr. Gale

Re: American Bar Association (ABA) Standing Committee
on Education Against Communism

occupied center overlapping positions, thus negating need for ideological conflict which would result in a hot war.

While the immediate goal of this Committee is teaching teachers to instruct on Communism, it appears that both the Committee Chairman [redacted] and members, such as Admiral Mott and the Project Manager [redacted] would like to place ultimate emphasis on fostering a program of cold war strategy. Superficial references indicate that they are concerned about the trend of the intellectuals who favor disarmament and they feel this is playing into the hands of the Russians.

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No problems arose and no comments, other than laudatory, were made concerning the Director or the FBI.

ACTION:

None . . . informative.

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JH

Memo [redacted] to Mr. Gale
Re: American Bar Association (ABA)

DETAILS

The Standing Committee on Education Against Communism, chaired by [redacted] met all day on Saturday, February 2 and Sunday, February 3, 1963. The meetings were held at the Sheraton Charles Hotel in New Orleans. Members and advisers of this committee in attendance were:

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[redacted] Chicago, Illinois
[redacted] Miami, Florida
Mario Noto, Washington, D. C.
Dr. Ray Miller, Washington, D. C.
Dan Shell, Jackson, Mississippi
[redacted] University of South Carolina
[redacted] New York City, New York
Dean John Ritchie, Northwestern University, Chicago, Illinois
[redacted] New York City, New York
[redacted] Richmond, Virginia
Admiral William Mott, Judge Advocate General, U. S. Navy
and Egbert L. Haywood, Durham, North Carolina

Also in attendance for part of the meetings was Senator J. West of South Carolina.

During the meeting on February 2, 1963, the Committee discussed budgetary matters including a detailed discussion of the various funds that had been raised and tentatively promised through various foundation grants. The expenditure of funds was also discussed and plans made for future fund-raising endeavors.

Teacher institutes which would train teachers in the public school systems to be able to teach on the subject of Communism were discussed in detail, and the following colleges and universities had indicated an interest in starting a teachers' training institute in 1963:

Memo to Mr. Gale
Re: American Bar Association (ABA)

East Carolina Teachers College
Georgia State Teachers College (This includes seven different colleges.)
Arizona State Teachers College
Trinity College, Hartford, Connecticut
Patterson State Teachers College, New Jersey
Ohio University, Athens, Ohio
American University, District of Columbia
Vanderbilt University, Tennessee
and Purdue University, Indiana

[redacted] advised that he had finished the draft syllabus and guide for workshops and seminars for teacher training on Democracy and Communism in world affairs. This is latest syllabus prepared by [redacted] in cooperation with the ABA Standing Committee on Education Against Communism. The syllabus is 40% complete, insofar as being reduced to a guide model and the other 60% has been organized and typed but not included in the existing syllabus. The syllabus will be published through the joint auspices of the ABA Standing Committee on Education Against Communism and the Institute of International Studies, University of South Carolina. The first complete draft of this syllabus sets forth a complete teaching guide for a six-weeks summer institute course for teachers. The Standing Committee on Education Against Communism has authorized the preparation of 500 copies of this original draft to be distributed within a month for review by Committee members and advisers to this Committee. The FBI will be furnished with one of the first copies to be printed. ✓

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It should be noted that this syllabus includes references to the Director's books "Masters of Deceit" and "A Study of Communism."

In conjunction with the teacher training programs on Communism that will be given at the afore-mentioned and other schools, the Committee discussed the possibilities concerning the furnishing of film clips and guest speakers to aid in these training programs. While this phase of the Committee's work is only in the consideration stage and has not

Memo to Mr. Gale
Re: American Bar Association (ABA)

reached the stage of actual planning, I think it may be anticipated that requests will be made through the Committee for guest speakers from the FBI to talk before the teacher training program. This matter will be followed closely and, in the event formal requests are made for Bureau speakers, you will be advised immediately.

The Committee also took under consideration the possibility of cooperating in the production of films for educational television networks on the subject of Communism. It was suggested that the Committee make arrangements for some of the outstanding authorities on Communism in the United States to have talks on Communism filmed for rebroadcast on the education television networks. Mentioned as an example, was the Director J. Edgar Hoover as being one of the foremost authorities on Communism in the world, and the Committee discussed attempting to obtain nine other men of great stature to prepare a thirty-minute television talk. The Committee was of the opinion that to do this would require that the Committee pay at least \$1,000 to each of the speakers and to recompense them for their expenses to South Carolina where the filming would take place. It should be pointed out that when this proposal was discussed, it was immediately pointed out by Committee member E. B. Nichols that Mr. Hoover would not accept a single cent for such a service, but that probably any of the other nine men would expect some type of compensation. No agreement was reached and an assignment was made to one of the Committee members to explore this matter more thoroughly and then make recommendations to the Chairman of the Committee for future action.

The West Publishing Company offered \$10,000 to the American Bar Association to be used for prize money for the best essay on Communism. The Board of Governors of the ABA referred this offer to the Standing Committee on Education Against Communism. The Committee discussed this at length and reached the conclusion that it would not be possible to have such a contest open to everyone at the high-school level because of the difficulty in attempting to read and evaluate the many thousands of entries that would be received. It was likewise the consensus that to limit this contest to members of the American Bar would result in little enthusiasm and only a score or two of essays. Therefore, it was the recommendation of the

Memo to Mr. Gale
Re: American Bar Association (ABA)

Committee that the Board of Governors reopen discussions with the West Publishing Company to ascertain if this money that had been offered might not be used to better advantage to aid in the financing of teacher training programs on Communism.

On Sunday, February 3, 1963, the Committee took up a number of topics related to various individuals that were assisting the Committee in liaison with the various educational groups, such as the National Education Association. Also discussed was a long standing proposal for a clearinghouse for educational materials, such as books, tapes, and films on Communism. It was agreed that Mario Noto would maintain liaison with the various groups interested in such an educational clearinghouse, and that the Committee would not commit itself concerning this matter at the present time.

Films concerning Communism produced by the Purex Company were discussed and it was ascertained that, at the present time, the Purex Co. has produced six 15-minute films on the subject of Communism. These films are pilot-type films which were shown in test areas to ascertain whether or not such films would be of sufficient interest to the public to make further production of them worthwhile. The tests were indecisive and the Purex Co. has under advisement whether they should complete the other seven films which would complete the series of thirteen films. This matter is being closely followed, and when it is decided as to whether these films are worthwhile, you will be advised so that the Bureau may review the films as possible training aids.

The Committee discussed the various seminars to be held in the future on Communism. There will be a seminar in San Diego, California, on April 30, 1963; one in Des Moines, Iowa, March 14-15, 1963; and one in Syracuse, New York, April 16-20, 1963. The seminar to be given in Syracuse provoked a lively discussion, in that the feature speaker will be James Donovan, who negotiated the exchange of Francis Gary Powers and Soviet spy Rudolf Abel. As you are aware, Donovan's latest achievement in negotiating with the Communists is in Cuba where he negotiated the release of the Bay of Pigs prisoners. Donovan is expected to speak on his experiences during the negotiations in Cuba. The problem arising out of this choice of

Memo to Mr. Gale
Re: American Bar Association (ABA)

speakers is that the Committee must also choose one or two other individuals to appear on the same program, and it was believed that there should be some continuity on the subject matter. Admiral Mott commented that he thought it would be good to have Harry and Bonaro Overstreet appear on the program with Donovan, in that the Overstreets are completing a scholarly paper on the Cuban situation and the meaning of the Russian-Cuban activities. The problem presented to the Committee by this recommendation was that the Overstreets are presently persona non grata with the Russian Government, and that their appearance on a program with Donovan might, in some manner, prejudice Donovan's present negotiations with Castro for the release of the Americans being held in Cuba. The Committee was unable to reach a decision at this time on the Overstreets' participation in this program, but it was agreed that the Committee would be represented on this program with Donovan by Admiral Mott and [redacted]. There is still a possibility that the Overstreets might appear. Another seminar on Communism is scheduled to be held on May 3, 1963, at Miami, Florida. The speakers will be Admiral Mott, Dr. [redacted] who, it should be noted, was nominated as President-elect of the ABA on February 5, 1963.

During the latter part of the session on February 3, 1963, Louis Nichols stated that he felt that, while the Committee's work in the teachers' training program and seminars were important, he did feel that they should devote time to attempting to strengthen the passport laws. Nichols further stated that he would like to see the Committee take under consideration means of aiding in implementing the Internal Security Act of 1950. It should be noted that both of these proposals by Nichols carry out works that Nichols had done for this Committee in the mid and late 1950's. Chairman [redacted] and the other members of the Committee were not visibly impressed with Mr. Nichols' recommendation and no discussion was had or action taken on Nichols' proposals.

[redacted] who has been commissioned as Project Manager for the Committee, spoke at length on his evaluation of the present international situation. [redacted] expressed great fear for the future of the United States and stated that he had doubts as to whether, by the time the education program being advocated by the Committee paid off, that it would not be too late. [redacted] stated that for each dollar being spent in an effort to educate the country on the dangers of Communism, there are many dollars

Memorandum to Mr. Gale

Re: American Bar Association (ABA) Standing Committee
on Education Against Communism

being spent spreading the doctrine propounded by the "think tank" group. According to [] the "think tank" group believe that Soviet Russia has realized that Marxist-Communism, as developed and exploited by Lenin and Stalin, is a dismal failure and that the present trend is for more individual capitalism in the Soviet Union, and that this capitalism and the public demands for more consumer goods are bringing Soviet Russia from the extreme left toward the center; and that likewise, the socialistic trends developing in the West are bringing the West, including the United States, from an extreme right position more to the center, and that given another decade or so, both the U. S. S. R. and the U. S. A. will occupy a middle position. When this time arrives, there will be no ideological conflict which could provoke a hot war. [] stated that in attempting to implement this political philosophy, the intellectuals who are close to the present administration are continually urging disarmament which will in effect be unilateral and will lead to military obsolescence on the part of the West. It was [] feeling that once this obsolescence has occurred militarily, the balance of power will be so shifted as to leave the country virtually defenseless.

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Chairman [] agreed with [] analysis of the present situation and stated that he, [] favored the use of all-out cold war tactics to combat the lethargy and the bill of goods being sold to this country by the "think tank boys."

The immediate goal of this Committee is teaching teachers to instruct on Communism in the public schools. This certainly is worth while if handled properly. Beyond this, Chairman [] who has an extensive background with cold war strategy organizations (American Institute of Strategy) and [] and Admiral Mott seem to place the ultimate emphasis of this committee's programs on the effectiveness of battling the Communists on a cold war plane. Superficial references by [] indicate that they would prefer a program of what [] termed "cold war strategy." While no specific programs were openly advocated it was apparent that [] is concerned about the trend of the intellectuals who favor disarmament and some form of appeasement, and feel that these intellectuals are playing into the hands of the Russians.

No problems arose and no comments, other than laudatory, were made concerning the Director or the FBI.

hw

ST
ph

2/19/63

SAC LETTER NO. 63-9

(B) REQUESTS FOR INFORMATION BY BAR GRIEVANCE COMMITTEES -- A number of requests have been received by various field divisions asking that information from FBI files concerning attorneys who have engaged in unethical conduct be given to Bar Association Grievance Committees. The Bar Associations, through Grievance Committees, conduct investigations of the activities of such attorneys usually with disbarment proceedings in mind. NATIONAL

The Department of Justice, in Memorandum Number 297, dated July 27, 1961, which was directed to all Department Legal Personnel and United States Attorneys, excluding the FBI, set forth instructions for accumulating and disseminating information to the Bar Associations. These instructions specifically state that any evidence of misconduct should be furnished by the United States Attorney, with his recommendations, to the Department for final judgment as to whether such data will be given to the interested Bar Association.

In view of the foregoing, Bar Association representatives requesting information from Bureau files should be referred to the appropriate United States Attorney in conformance with Departmental Memorandum Number 297. If the United States Attorney should request

a field division to furnish information to a Bar Association, the United States Attorney should be referred to Departmental Memorandum Number 297 and advised that in view of the Department's instruction no information will be furnished by the Field Division to the Bar Association.

Advise the Bureau of each such request received.

94-1-369-
NOT RECORDED
102 MAR 11 1963

1 MAR 11 1963 32

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Belmont

DATE: 2/13/63

FROM : A. Rosen *Rnw*SUBJECT: REQUESTS FOR INFORMATION
BY BAR GRIEVANCE COMMITTEES

Tolson _____
 Belmont _____
 Mohr _____
 Casper _____
 Callahan _____
 Conrad _____
 DeLoach _____
 Evans _____
 Gale _____
 Rosen _____
 Sullivan _____
 Tavel _____
 Trotter _____
 Tele. Room _____
 Holmes _____
 Gandy _____

The purpose of this memorandum is to advise the field concerning the handling of requests to furnish information from field division files to various Bar Associations. These requests pertain to the unethical conduct of attorneys under investigation by Bar Association Grievance Committees.

BACKGROUND

During January, 1963, the Portland and Atlanta field divisions received separate requests from a United States Attorney in one instance and a Solicitor General's office in the other to furnish information from FBI files to a State Bar Grievance Committee. Although the Manual of Rules and Regulations (Part II, 8C, Pages 12 and 13) is quite clear on the handling of requests for information from FBI files from nongovernmental agencies, it is felt that the field should be apprised of the existence of the Departmental instructions concerning the furnishing of information to various Bar Associations. The Departmental instructions which are contained in memorandum number 297 came to the Bureau's attention during January, 1963, in connection with one of the aforementioned requests.

On July 27, 1961, Departmental Memorandum Number 297 was issued to all "Department Legal Personnel, Seat of Government, excluding the Federal Bureau of Investigation, and to the United States Attorneys" concerning an agreement reached between the Attorney General of the United States and the president of the American Bar Association. This agreement refers to the furnishing of evidence of professional misconduct to the American Bar Association and various State Bar Associations.

Departmental Memorandum Number 297 specifically instructs that any Departmental attorney or United States Attorney upon finding evidence of misconduct "should inform the head of his

Enclosure

- 1 - Mr. J. J. Casper
- 1 - Mr. J. H. Gale.

JRF: pab
 (8) MAR 1 1963

REC-9

EX-101

FEB 21 1963

EX-101
 FEB 25 1963

66-542-

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Memorandum to Mr. Belmont
RE: REQUESTS FOR INFORMATION
BY BAR GRIEVANCE COMMITTEES

organizational unit. If the organizational head concludes that the instance of misconduct is of sufficient gravity to warrant further action and that it can be supported by clear and convincing evidence, the observing attorney should then describe the misconduct in a detailed, fully documented report for transmittal" to the Department with a "recommendation as to whether the matter should thereafter be referred" to the particular Bar Association.

OBSERVATIONS

Any information which may be the basis for such a request will most always be the results of a Bureau investigation, in report form and in the possession of the United States Attorney. Any information not relating to the investigation but pertaining to the same subject would probably have been furnished to the United States Attorney by other communications during the course of the investigation. It would appear that any requests to furnish information from FBI files would emanate from either the United States Attorney, or the Bar Association Grievance Committee itself. If the United States Attorney requests the Bureau field division to furnish data to the Grievance Committee, the United States Attorney should be referred to the Departmental instructions set forth in Departmental Memorandum Number 297 and no information given to the Grievance Committee. If the Grievance Committee makes a direct request to the field division, then the committee representative should be referred to the United States Attorney.

Since Departmental Memorandum Number 297 specifically excludes the FBI from participation in the program of collecting information for Bar Association action, and places responsibility on the United States Attorneys for carrying out the Department's instructions, the attached SAC letter has been prepared to inform the field of the existence of Departmental Memorandum Number 297 and its provisions.

RECOMMENDATION

It is recommended that the attached proposed SAC letter be approved for dissemination to the field.

✓ [Signature] [Signature] [Signature] [Signature] [Signature] [Signature] 1/5/55
[Signature] [Signature] [Signature] [Signature] [Signature] [Signature] 9/7

Mr. Tolson ✓
 Mr. Belmont ✓
 Mr. Mohr ✓
 Mr. Casper ✓
 Mr. Callahan ✓
 Mr. Conrad ✓
 Mr. DeLoach ✓
 Mr. Evans ✓
 Mr. Gale ✓
 Mr. Rosen ✓
 Mr. Sullivan ✓
 Mr. Tavel ✓
 Mr. Trotter ✓
 Tele. Room ✓
 Miss Holmes ✓
 Miss Gandy ✓

Tallahassee, Florida
 February 22, 1963

Honorable Don Fuqua
 House Office Building
 Washington 25, D. C.

American Bar Association

Dear Congressman Fuqua:

Thank you for your answer to my letter regarding a resolution to express the sense of Congress relative to the great esteem maintained by the Congress for John Edgar Hoover.

I thoroughly agree with you that attacks on J. Edgar Hoover should not be in any way emphasized. I had not intended that you do so. My only thought was that his service to our country should in some way be shown recognition by the Congress as it, in turn, expresses the will of the people. I do not see how it could be amiss to express appreciation through a resolution for a man of such sustained devotion to both God and Country.

I note in Congressional Record of February 19, 1963, page 2381, that the American Bar Foundation has seen fit to honor Mr. Hoover. I applaud them and am happy to know that someone has done so this year.

I noted in Congressional record recently that you made a fine speech about United Nations funds to Cuba. We, here in Florida, appreciate the stand which you are taking.

Sincerely yours,

CC. J. Edgar Hoover

(Miss)

REC-13

94-1-369

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CORRESPONDENCE

FEB 22 11 22 AM '63

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72 DIRECTOR

EX-188

REC-51

February 25, 1963

[Redacted]
Assistant to the Director
of Public Relations
American Bar Association
American Bar Center
1155 East 60th Street
Chicago 37, Illinois

Dear [Redacted]

In accordance with my letter of February 18, 1963, I am enclosing a statement which you may feel free to use in connection with the annual Law Day USA observance.

It is a pleasure to be of service in this matter, and I trust that the enclosed statement will suit your needs.

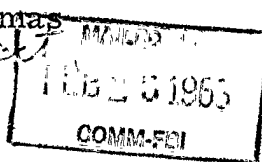
Sincerely yours,

[Redacted Signature]

Enclosure
1 - Miss Gandy - Enclosure
1 - Inspector Edwards - Enclosure

NOTE: Correspondent was advised by letter of February 18, 1963, that the requested statement would be forwarded to him prior to his deadline of March 4, 1963.

LIR:jct/
(8)



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62 MAR 15 1963

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RECEIVED-DIRECTOR

February 25, 1963

The whole history of our Republic reflects a commitment to human freedom. We must seek to assure that every American child knows that history, understands that commitment, and is aware of the vital role which the rule of law plays in upholding that freedom.

Law is the means by which ordered liberty is achieved. It is the shield which preserves ordered liberty and which enables man to enjoy his freedom in harmony with his fellows.

The structure of the shield which both defines and defends our liberties is either weakened by our attitudes or strengthened by them, for that which lives in the hearts and souls of a people inevitably becomes apparent in their acts. Indeed, the length of the life of this great Republic very well may be measured in terms of the respect which its citizens accord its laws. When responsibilities of citizenship are met and laws are honored, the individual

NOTE: See letter of same date to
Assistant to the Director of Public Relations, American Bar Association

ENCLOSURE

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automatically bulwarks his freedom and strengthens the Republic. When obligations are disregarded and the law is held in cynical disdain, the whole structure hewn out of the centuries which have gone into the process of civilizing man is threatened.

Nations which live by the rule of law are the recipients of the rewards of centuries of struggle. Americans dare not take those priceless rewards for granted or they will be lost to us as they have been lost to so many peoples around the earth. On this Law Day, therefore, let us resolve not only to honor the rule of law ourselves, but let us also seek to arouse in those about us an awareness of the inescapable fact that freedom lives only in areas where respect for law exists.

John Edgar Hoover
Director

1017
February 13, 1963

94 1-21-1
REC-51
[Redacted]
Assistant to the Director
of Public Relations
American Bar Association
American Bar Center
1155 East 60th Street
Chicago 37, Illinois

Dear [Redacted]

I have received your letter of February 15, 1963, with enclosures, and your interest in contacting me in connection with the annual Law Day USA observance is appreciated.

In response to your request, I shall be pleased to prepare a statement such as you suggested for use as you indicated. It will be forwarded to you prior to your deadline of March 4, 1963.

MAILED 30
FEB 18 1963
COMM-FBI

Sincerely yours,

J. Edgar Hoover

1 - Inspector Edwards - Enclosure

NOTE: We have excellent relations with the American Bar Association. The Director has prepared similar statements in the past for the organization. One is included in the attached booklet, page 30. Bufiles reflect no derogatory information concerning [Redacted]

CBF:alk

(5)

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Mr. Tolson ✓
Mr. Belmont ✓
Mr. Clegg ✓
Mr. Casper ✓
Mr. Callahan ✓
Mr. Conrad ✓
Mr. DeLoach ✓
Mr. Evans ✓
Mr. Gale ✓
Mr. Rosen ✓
Mr. Sullivan ✓
Mr. Tavel ✓
Mr. Trotter ✓
Tele. Room ✓
Miss Holmes ✓
Miss Gandy ✓

February 15, 1963

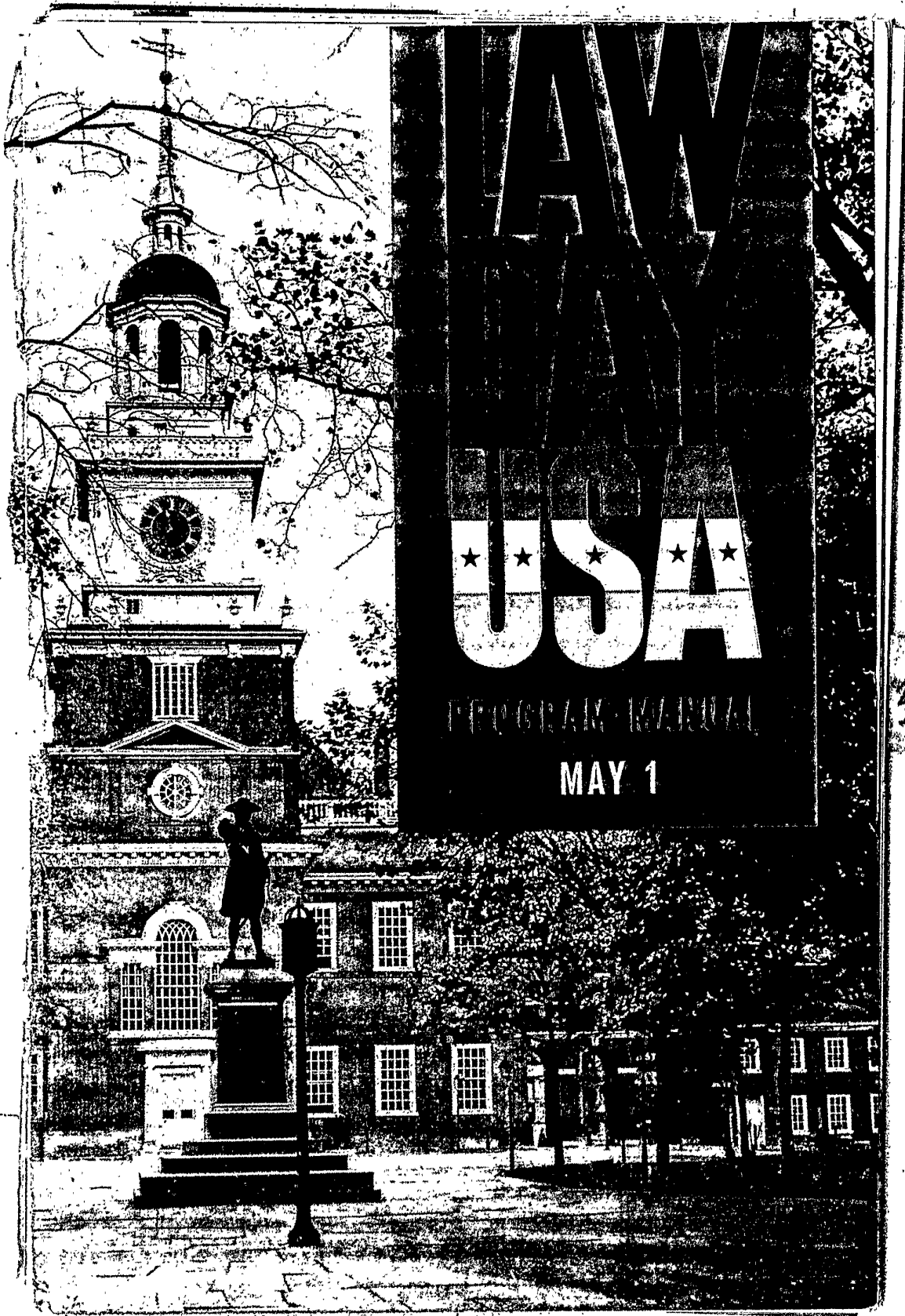
American Bar Assoc.

FEB-15 1963

DTJ:rg
Enclosures

44-1-384 - 1817

ENCLOSURE

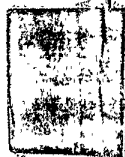


LAW DAY USA

PROGRAM MANUAL

MAY 1

304



AMERICAN BAR ASSOCIATION
CHICAGO, ILL.



FACTS IN BRIEF

About Law Day U. S. A.

ORIGIN—First established by Presidential proclamation in 1958. Now observed nation-wide annually on the first of May by Joint Resolution of Congress and proclamation of the President of the United States. Also proclaimed locally by Governors and Mayors.

PURPOSES—To foster respect for law; to increase public understanding of the place of law in American life; to point up the contrast between freedom under law in the United States and governmental tyranny under communism.

SPONSORSHIP—By the American Bar Association, in cooperation with 1,400 state and local bar associations, and with the endorsement of many national organizations.

PARTICIPATION—As requested by the President, bar associations cooperate with organizations, schools, courts, civic and service clubs, and churches, in arranging Law Day U. S. A. programs. National organizations whose Presidents have endorsed participation by their members include:

National Education Association
National Congress of Parents and Teachers
American Heritage Foundation
American Federation of Women's Clubs
The National Governors' Conference
United States Conference of Mayors
United States Junior Chamber of Commerce
The Advertising Council
Outdoor Advertising Association of America, Inc.
National Council of Churches
Association of American Law Schools
International Association of Chiefs of Police
National Conference of Bar Presidents
Rotary International
Kiwanis International
Lions International
Federal Bureau of Investigation
National Federation of Business and Professional Women's Clubs

SCOPE—Estimated over 100,000 Law Day U. S. A. programs and other forms of observances held throughout the country on the first of May, including addresses, sermons, school assemblies, mock trials, courthouse tours, essay contests, television and radio shows, special naturalization hearings, films, dramatic skits, special library exhibits and window displays by banks and other business institutions.

MATERIALS—For further information or literature about Law Day U. S. A. contact the American Bar Association, LAW DAY U. S. A. Observance, 1155 East 60th Street, Chicago 37, Illinois, or your state or local bar association.

President Kennedy in his proclamation called upon civic and service organizations, schools, public bodies, and the media of information to join in the educational observance. He also called upon all officials to display the nation's flag on public buildings on May 1 in token of this nation's dedication to "government under law." The theme of the 1963 Law Day USA observance will be: LAW, Rule of Right, Not Might."

Following is the complete text of President Kennedy's proclamation:

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

The story of man's advance from savagery to civilization is the story of reason and morality displacing brutal force. While law is reason systematized, it is more than reason alone. A great justice of our Supreme Court said long ago, "The law is the witness and external deposit of our moral life. Its history is the history of the moral development of the race."

In a time when all men are properly concerned lest nations, forgetting law, reason, and moral existence, turn to mutual destruction, we have all the more need to work for a day when law may govern nations as it does men within nations; when systematized reason may bring us a confident future; when the moral development of the human race may assure us a peaceful and law-abiding world.

In 1961 the Congress by joint resolution wisely designated as Law Day USA the first day of each May. Thus, Law Day USA becomes the significant answer to Communism's May Day demonstrations, and calls on our people to rededicate themselves to ideals of equality and justice in their relations with one another and to the same ideals in relations with other nations.

NOW, THEREFORE, I, JOHN F. KENNEDY, President of the United States of America, to support and emphasize this congressional resolution, do hereby request the people of our country to observe the first day of May, 1963, with such ceremonies and observances as will suitably signalize this great aspiration. I urge that civic and service organizations, schools, public bodies, and the media of information join in this educational observance, and further call upon all officials to display the nation's flag on public buildings on that day in token of our dedication to government under law.

NEWS

from the AMERICAN BAR ASSOCIATION



Committee on Public Relations

Headquarters
American Bar Center
1155 East Sixtieth St.
Chicago 37, Illinois

Telephone
Hyde Park 3-0533

Richard P. Tinkham
Chairman

Don Hyndman
Director of Public Relations

January 28, 1963

Immediate Release

PRESIDENT SAYS LAW AND REASON MUST DISPLACE FORCE IN WORLD AFFAIRS

Chicago -- President John F. Kennedy has proclaimed May 1 as Law Day USA in the United States. The President said law and reason must displace "brutal force" in world affairs.

"In a time when all men are properly concerned lest nations, forgetting law, reason, and moral existence, turn to mutual destruction, we have all the more need to work for a day when law may govern nations as it does men within nations; when systematized reason may bring us a confident future; when the moral development of the human race may assure us a peaceful and law-abiding world," the President's proclamation said.

The proclamation was issued from The White House on January 25. It urges the American people to observe Law Day with appropriate programs and ceremonies which will "suitably signalize this great aspiration."

This will be the sixth annual observance of Law Day USA by Presidential proclamation and the third by joint resolution of Congress. Law Day USA first was proclaimed and observed nationally in 1958, and has since grown each year in public recognition. In April, 1961, the 87th Congress adopted a joint resolution establishing Law Day USA annually on May 1 by federal statute.

February 25, 1963

REC-64 74-1-241-1818

PERSONAL

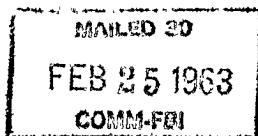
Mr. Louis B. Nichols
Executive Vice President
Schenley Industries, Inc.
1200 Avenue of the Americas
New York 10, New York

Dear Nick:

I have received your letter of
February 10th concerning the Section on Criminal
Law sessions at New Orleans.

It was good of you to bring this in-
formation to my attention and I want you to know
how much I appreciate your thoughtfulness.

Sincerely,
JEM



1 - Mr. Gale - Enclosure
Attention Mr. H. Lynn Edwards

NOTE: Mr. Nichols, a former Bureau official, is on the Special
Correspondents' List. The two parts of this program were submitted
in teletype summary form by Mr. H. Lynn Edwards. A memorandum
is in preparation concerning the individuals named together with
recommendations.

JH:jks (4)

Tolson _____
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Mohr _____
Casper _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Gale _____
Rosen _____
Sullivan _____

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RECEIVED
FEB 25 1963

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LOUIS B. NICHOLS
1290 AVENUE OF THE AMERICAS
ROCKEFELLER CENTER
NEW YORK 19, N. Y.

Mr. Tolson	✓
Mr. Belmont	✓
Mr. Mohr	✓
Mr. Casper	✓
Mr. Callahan	✓
Mr. Conrad	✓
Mr. DeLoach	✓
Mr. Evans	✓
Mr. Gale	✓
Mr. Rosen	✓
Mr. Sullivan	✓
Mr. Tavel	✓
Mr. Trotter	✓
Tele. Room	✓
Miss Holmes	✓
Miss Gandy	✓

February 18, 1963

AMERICAN BAR ASSOCIATION

Dear Mr. Hoover:

Unfortunately I was unable to attend all the sessions of the Section on Criminal Law at the New Orleans meeting. I missed - what turned out to be - one of the most important ones dealing with the program.

I am certain that Lynn Edwards has informed the Bureau about a couple of wild ideas advanced by Rufus King. At the session on Wiretapping and Electronic Surveillance, Rufus proposes to have Edward Bennett Williams, Sam Dash, O. W. Wilson, a Department of Justice representative and [redacted] the present Attorney General of Brooklyn. [redacted] will do a good job but the wild assertions on wiretapping will never be answered, as the answers will never catch up with the charges.

A session is scheduled for Arrest, Detention, Search and Seizure, and they propose to have Professor [redacted] Judge Austin, [redacted] and a former court justice. Rufus, in a recent letter, proposed the names of O. W. Wilson, [redacted] and [redacted]. The justices he has in mind are Douglas and Brennan.

I have written to Rufus about the dangers of this and will follow it up, as I assume Lynn will also do and will try to keep this from getting out of control.

With every good wish.

Sincerely,

Louis B. Nichols

Honorable J. Edgar Hoover
Federal Bureau of Investigation
Washington, D.C.

MAR 12 1963

MAR 5 1963

10 MAR 5 1963

PERS. REC. UNIT

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UNITED STATES GOVERNMENT

Memorandum

TO : Director, FBI
Attn: Training Division

DATE: 2/27/63

FROM : SAC, Tampa (80-136)

SUBJECT: AMERICAN BAR ASSOCIATION
COMMITTEE TO STUDY DEFENSE
OF INDIGENTS ACCUSED OF CRIMES

For the information of the Bureau it has been announced that State Attorney PAUL JOHNSON, Hillsborough County (Tampa Division), has accepted an appointment from the American Bar Association to serve on a state committee set up to study the defense of indigents accused of crimes.

The Bureau will note that Mr. JOHNSON has served as president of the Florida Prosecutor's Association and his relations with the Tampa Office have always been most cordial.

2 - Bureau
1 - Tampa

LEB:
(3)

REC- 72

EX-113

MAR 8 1963

50 MAR 13 1963

TEN

UNITED STATES GOVERNMENT

RA **Memorandum**TO : Mr. A.H. Belmont *adler*

DATE: March 22, 1963

FROM : Mr. W. C. Sullivan *wcs*

1 - Mr. Belmont
 1 - Mr. Mohr
 1 - Mr. DeLoach
 1 - Mr. Sullivan
 1 - Mr. JA Sizoo
 1 - Mr. DE Moore

SUBJECT: REAR ADMIRAL WILLIAM C. MOTT
 Judge Advocate General
 U.S. Navy
 The Pentagon
 Washington 25, D.C.

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 Sullivan _____
 Tavel _____
 Trotter _____
 Tele. Room _____
 Holmes _____
 Gandy _____

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Admiral Mott called me today to extend an invitation on the part of [redacted] Chairman of the Special Committee on Education Against Communism of the American Bar Association, and himself to go to Sarasota, Florida, Saturday, Sunday and Monday to take part in a conference relating to ten summer schools that are to be held for training teachers to instruct about communism. Admiral Mott, said that this meeting had been worked up on the spur of the moment and will include around twelve to fifteen people, most of them educators or related to this field. The purpose is to work out a plan for conducting these summer schools in different colleges and universities. He wanted me to sit down with them and assist in working out the details of this program.

While obviously, this is an important project which the Bureau has been made previously aware of, I do not think that I should take the time away from other work to participate in this conference. In view of this fact, I took the liberty of declining Admiral Mott's invitation.

With the above said, I think it is very important that the Bureau participate in these summer schools. The audience will be made up of teachers from various parts of the country who will be instructing about communism. It will give us an excellent opportunity to introduce them to the Director's book A Study of Communism and encourage the use of it. It is not necessary for me to participate in this gathering in Florida in order to insure Bureau participation if this is the Bureau's desire. Admiral Mott and the others will be glad to extend the invitation.

I will follow up this matter and keep the Bureau advised.

RECOMMENDATION:

REC-74-1-362-1820

For the information of the Director, 1963 MAR 28 1963

55 APR 2 1963

WCS/baw
 (7)

NOTED

UNITED STATES GOVERNMENT

Memorandum

TO : Director, FBI

DATE: 3/19/63

FROM : Legat, Tokyo (64-256)(RUC)

SUBJECT: WORLD PEACE THROUGH LAW MOVEMENT

Enclosed herewith for information of the Bureau is a thermofax copy of an American Embassy, Tokyo "Airgram" dated 3/6/63 concerning a world conference of the above-captioned organization in Athens, Greece, June 30 - July 6, 1963. / - /

3 - Bureau (Encl. 1)
(1 - Foreign Liaison)
1 - Tokyo
JLM/bje
(4)

ENCLOSURE ATTACHED

10 - H.L. Hughes
REC-64 11 1-11-1821

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REC-64

94-1-369-1821

ENCLOSURE

94-1-369-1822

ENCLOSURE

94-1-369-1822

UNITED STATES GOVERNMENT

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 Gandy _____

TO : Mr. Gale

DATE: 3-21-63

FROM :

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b7c

SUBJECT: WORKSHOP ON TEACHING COURSES ON COMMUNISM
 ARIZONA STATE COLLEGE
 FLAGSTAFF, ARIZONA
 7/22 - 8/3/63

Walter E. Craig, Phoenix, Arizona, President-Elect of the American Bar Association (ABA) advised me while I was in Phoenix on inspection that the ABA's Standing Committee on Education Against Communism was cooperating with the Arizona State College in a workshop to be held during the summer of 1963. This workshop's objective would be to train secondary school teachers to teach courses on communism. Mr. Craig stated that he was interested in this program because it was in his own state and because he would like to see the Director's new book, "A Study of Communism," used as a textbook in Arizona schools. Based on these reasons Mr. Craig requested that the Bureau cooperate with the Arizona State College by furnishing a speaker to appear before the workshop and speak on communism. Mr. Craig advised that Executive Dean [redacted] Arizona State College, who is setting up the workshop is quite anxious to obtain a Bureau speaker for this workshop.

Dean [redacted] advised me that Arizona State College is sponsoring a 2-week workshop (7/22 - 8/3/63) on the teaching of communism. Dean [redacted] stated that he tentatively plans on having such guest lecturers as [redacted] all of the University of Southern California, to appear before the workshop. Bufiles contain nothing derogatory concerning [redacted] Dean [redacted] stated that he feels that the workshop needs a speaker from the FBI if it is to be completely successful. The workshop will attempt to set forth certain cardinal principles of Americanism and Communism which will serve as guidelines around which a course on communism can be built. [redacted] hopes to present these guidelines to the ABA, National Education Association, and American Legion for consideration and adoptive resolutions. The workshop will also consider problems of training teachers to present courses on communism in the secondary schools and will take up course construction for the secondary schools. Along with attempting to set up a course on communism for the secondary schools, the workshop will prepare a bibliography of books on communism for use of all teachers in Arizona.

- 1 - Mr. W. C. Sullivan (Route through)
- 1 - Mr. DeLoach
- 1 - Mr. H. L. Edwards

TDW:mbk

APR 22 1963

5 APR 1 1963

APR 1 1963

APR 1 1963

NOTED

ORIGINAL FILED IN 94-36099-6

Memorandum to Mr. Gale

Re: Workshop on Teaching Courses on Communism,
Arizona State College, Flagstaff, Arizona

7/22 - 8/3/63

It is believed that it would be advantageous to the Bureau to comply with the requests of Mr. Craig and Dean [redacted] and have a speaker from the Domestic Intelligence Division appear for half a day (3 lecture hours) before this workshop. Dean [redacted] indicated that the Bureau could pick the time and date. By appearing during the latter part of the workshop, our representative would be in a position to review the agreed upon guidelines and principles and offer constructive suggestions so that these guidelines are in line with what the Bureau knows to be true from experience. The educational movement concerning communism is gaining momentum and it is imperative that these pilot programs be given solid practical guidance so that the entire program's course does not become tangential. This matter has been discussed with Assistant Director W. C. Sullivan and he is in agreement, and, if approved, will assign a speaker for this workshop.

b6
b7c

Dean [redacted] spoke very highly of the Director and the FBI and I am sure he would be deeply appreciative of an autographed copy of "A Study of Communism."

RECOMMENDATIONS: 1. If approved, Domestic Intelligence Division will assign a speaker to appear before captioned workshop for a 3-hour presentation on communism. Exact date and time to be arranged by separate correspondence.

Jef *Wes*
OK. Suggest Jos. F. Condon
WCS

2. That an autographed copy of "A Study of Communism" be sent by the Crime Records Division to Executive Dean [redacted] Arizona State College, Flagstaff, Arizona. (Bufiles contain no information concerning Dean Gillenwater.)

Jef *Wes* *OK. V. Haggan*
HA *OK. Haggan*

UNITED STATES GOVERNMENT

Memorandum

TO : Director, FBI

DATE: 3/25/63

✓ FROM : Legat, Tokyo (64-256)(RJC)

SUBJECT: ~~WORLD PEACE THROUGH LAW MOVEMENT~~

Remylet 3/19/63.

Enclosed herewith to the Bureau is a thermofax copy of a Department of State Airgram dated 3/8/63 which supplements that enclosed with reflet.

3 - Bureau (Encl.-1)
(1 - Foreign Liaison)
1 - Tokyo
JLM/bje
(4)

REC-78

1822

67 APR 5 1963

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Gale

DATE: April 17, 1963

FROM : H. L. Edwards *hw*

SUBJECT:

[REDACTED]
 PRESIDENT-ELECT
 AMERICAN BAR ASSOCIATION

Tolson _____
 Belmont _____
 Mohr _____
 Casper _____
 Callahan _____
 Conrad _____
 DeLoach _____
 Evans _____
 Gale _____
 Rosen _____
 Sullivan _____
 Tavel _____
 Trotter _____
 Tele. Room _____
 Holmes _____
 Gandy _____

b6
 b7c

The attached note to me dated 4-15-63 from [REDACTED] was in response to a personal note I had sent him congratulating him on the fact that the pamphlet which his American Bar Association committee had issued had received a Freedom Foundation Medal Award. This pamphlet is one on which we had given some informal guidance and help for which he is very grateful.

[REDACTED] has been a very active supporter of "Masters of Deceit" and "A Study of Communism" and has been of considerable help in fostering the use of these books by the Virginia State Board of Education for which the Director in the past has thanked him by letters.

ACTION:

None . . . for information. This letter need not be acknowledged.

Enclosure

HLE:mbk
 (3)

REC-18

12 APR 18 1963

ENCLOSURE

EX-115

TEN

53 MAY 1 1963

HUNTON, WILLIAMS, GAY, POWELL & GIBSON
RICHMOND 12, VIRGINIA

April 15, 1963

Dear Lynn,

Thank you for your very nice note of
April 10.

I do indeed remember the interest which
you had in the booklet, Instruction on
Communism and Its Contrast with Liberty
Under Law, and the very real help which
you gave me. Indeed, some of your sugges-
tions as to the bibliography were
extremely important.

The pamphlet has been a remarkable
success, and ABA Headquarters tells me
that there is still a fairly steady
demand for copies.

I have been glad to note that Mr. Hoover's
splendid book is continuing to be received
so well by the public.

Hoping that I may see you soon, I remain

Sincerely,

ENCLOSURE

REC-18

H. Lynn Edwards, Esquire
Room 5256, Justice Building
Washington 25, D. C.

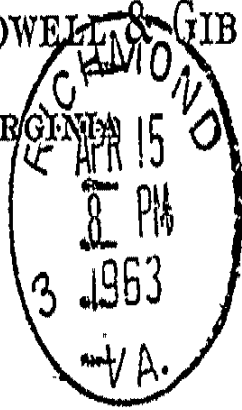
12 APR 18 1963

TEN

24/167

HUNTON, WILLIAMS, GAY, POWELL & GIBSON

RICHMOND 12, VIRGINIA



5256

H. Lynn Edwards, Esquire
Room 5256, Justice Building
Washington 25, D. C.

WILKINSON

RICHMOND
APR 15
7 PM
3 1963
VA.

STRIKE BACK AT CANCER

GIVE

AMERICAN CANCER SOCIETY

EX-115

SAC, San Francisco (88-727)

4-26-68

REC-25

Director, FBI

44-1-367-1824

FEDERAL BAR ASSOCIATION (FBA)
NATIONAL LAW OBSERVANCE COMMITTEE
RESEARCH (CRIME RECORDS)

Airtel 4-17-68.

Upon completion of use of the cooperation exhibit during Law Observance Week, it should be shipped immediately to the Salem Police Department, City Hall, Chemeketa and High Streets, Northeast, Salem, Oregon. This exhibit is needed prior to May 13, 1968, at Salem, and San Francisco should, therefore, insure that exhibit is promptly dispatched, via freight.

Upon completion of use at Salem, Oregon, the Portland Office should insure that exhibit is promptly returned to the Bureau, via freight, addressed:

FBI
Room E-210
Department of Justice Building
Washington, D. C.

1 - Portland

1 - Mr. L. J. Gauthier

1 - Exhibit Section - Room B-418

MAILED 31

APR 26 1968

COMM-FBI

Tolson _____
Belmont _____
Mohr _____
Casper _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Gale _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Holmes _____
Gandy _____

JRH:rap

(8)

MAIL ROOM ☒

TELETYPE UNIT ☐

UNITED STATES GOVERNMENT

Memorandum

TO : DIRECTOR, FBI

DATE:

4/17/63

FROM : SAC, SAN FRANCISCO (80-727)

SUBJECT: American
FEDERAL BAR ASSOCIATION (FBA)
NATIONAL LAW OBSERVANCE COMMITTEE
RESEARCH (CRIME RECORDS)

Mr. Tolson
Mr. Belmont
Mr. Mohr
Mr. Casper
Mr. Callahan
Mr. Conrad
Mr. DeLoach
Mr. Evans
Mr. Gale
Mr. Rosen
Mr. Sullivan
Mr. Tavel
Mr. Trotter
Tele. Room
Miss Holmes
Miss Gandy

ReSFtel call to the Bureau 4/17/63.

Pursuant to the Bureau's desires, SAC FRANK L. PRICE has established a very close working relationship with the Federal Bar Association in San Francisco. SA [redacted] is a member of the Law Observance Committee of the San Francisco, Calif. Branch of the Federal Bar Association.

Mr. WILLIAM RICHARDSON, Chairman of Law Observance Committee, who works with the Antitrust Division of the Department of Justice in San Francisco, has indicated that he is going forward with the plan to prominently display the Bureau's Cooperation Exhibit during Law Observance Week. In fact, arrangements have been perfected through [redacted] Manager of the Market Street Main downtown store of Penney's to place a special Federal Bar exhibit in their most prominent window from April 29 through May 3, 1963.

The display will feature the FBI and will be prepared appropriately and in good taste by the Penney window decorator. There will be an attractively made sign, which contains the statement: "FBI Joins in Cooperation with Federal Bar Association in Celebrating Law Observance Week." The exhibit will feature the Bureau's Cooperation Exhibit. An enlarged photograph of the Director will also be prominently displayed. The window will also contain display copies of the Director's book "A Study of Communism."

Pursuant to Bureau authorization, San Francisco is going forward with this excellent public relations project.

2 - Bureau
2 - SF (80-727)
(1 - 80-772)
FLP:hko
(4)

REC-25

EX-115

94-1-369-110

APR 19 1963

CRIME RESEARCH
TEXT

A.F. requested by [redacted] to
R/S 4/22/63 to
return Exhibit after
completion of
see 5/3/63.
8/1/63

UNITED STATES GOVERNMENT

Memorandum

Tolson _____
 Belmont _____
 Mohr _____
 Casper _____
 Callahan _____
 Conrad _____
 DeLoach _____
 Evans _____
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 Rosen _____
 Sullivan _____
 Tavel _____
 Trotter _____
 Tele. Room _____
 Holmes _____
 Gandy _____

TO : Mr. Gale *gll*

DATE: 5-9-63

FROM : H. L. Edwards *HL*SUBJECT: DANIEL H. McCULLOUGH, JR.
INFORMATION CONCERNING

There is attached a memorandum which sets forth information concerning the above-captioned individual who is appearing on the panel on "Wiretapping and Electronic Surveillance", a program of the Criminal Law Section of the American Bar Association at the annual meeting in Chicago. This information was furnished by SAC, Cleveland, and has been summarized in my memorandum to you of 5-2-63 captioned "Wiretapping and Electronic Surveillance Program, Criminal Law Section, American Bar Association, Annual Meeting, Chicago, August 12, 1963."

ACTION:

For record purposes only.

ENCLOSURE

Enclosure

HLE:mbk
(3)

REC- 57

10 MAY 9 1963

EX-116

177
58 MAY 16 19631825
(Encl. p2)10 *HL*

UNITED STATES GOVERNMENT

Memorandum

TO : SAC

DATE: 4-25-63

FROM : SA TED BRICHETTO

SUBJECT: DANIEL H. MC CULLOUGH, JR.
INFO CONCERNING

111.

E. APPROX 1898

X
DANIEL H. MC CULLOUGH, JR., age 65, 19 Birckhead Place, Toledo, Ohio, has been practicing law in Toledo since 1930 and is currently associated with the law firm of MC CULLOUGH, PLATZ, SECOR, SCHUCMAN and PIETRYKOWSKI, 707 Security Building, Toledo. He was divorced from VIRGINIA O'CONNELL in the 1940's and has not remarried.

In the 1930's MC CULLOUGH was an alcoholic, was cured with Alcoholics Anonymous and has been a teetotaler since that time. In 1936 he was arrested twice by the Toledo PD charged with resisting arrest and using obscene language and "disturbance" but both charges were dismissed.

In the early 1930's MC CULLOUGH was suspended by the Judges of Lucas County, Ohio, Court of Common Pleas because a number of complaints had been received from clients about MC CULLOUGH, charging him with illegally misappropriating funds. MC CULLOUGH was reinstated by the court five years later. The Toledo Bar Association Grievance Committee has mediated several "exorbitant fee" complaints against MC CULLOUGH, but no misconduct or unethical practice charges have been levied against him.

MC CULLOUGH represented the Lucas County gambling syndicate from approximately 1940 until the syndicate was dissolved in 1955; however, there is no evidence that MC CULLOUGH was ever connected with the syndicate on other than a fee basis.

MC CULLOUGH is very active in the National Association of Defense Attorneys, having held the positions of Vice-President and President, and he has the reputation of being Toledo's outstanding defense attorney. MC CULLOUGH is known to be defender of civil rights and is considered anti-labor. He has always enjoyed excellent press relations and is never known to have been criticized by the press.

The foregoing information was gleaned from the following confidential sources:

TB:cmh
(2)

94-1069-
ENCLOSURE

*Copy made for
reduction Rm 5230
4/25/63*

SEARCHED	INDEXED
SERIALIZED	FILED
APR 25 1963	
FBI - CLEVELAND	

JOHN P. MANTON, X-agent and former Safety Director

AUSA [REDACTED]

[REDACTED] former AUSA

Captains [REDACTED]

Toledo PD

b6
b7C

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Gale

DATE: May 2, 1963

FROM : H. L. Edwards

SUBJECT: ~~WIRETAPPING AND ELECTRONIC SURVEILLANCE PROGRAM~~
~~CRIMINAL LAW SECTION, AMERICAN BAR ASSOCIATION~~
~~ANNUAL MEETING, CHICAGO, AUGUST 12, 1963~~

Tolson _____
 Belmont _____
 Mohr _____
 Casper _____
 Callahan _____
 Conrad _____
 DeLoach _____
 Evans _____
 Gale _____
 Rosen _____
 Sullivan _____
 Tavel _____
 Trotter _____
 Tele. Room _____
 Holmes _____
 Gandy _____

As the Bureau has been previously advised, the Criminal Law Section of the American Bar Association (ABA) is having a panel on "Wiretapping and Electronic Surveillance" as one of its four sessions during the forthcoming annual meeting of the ABA in Chicago, August, 1963. Pursuant to authorization from the Director, I was able, when recently in Los Angeles, to have Section Chairman Evelle Younger eliminate the prior plan to include in this program a demonstration of wiretapping and "bugging" devices and techniques. The program, according to Younger, will now be limited to a narrative panel.

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The first speaker will open with a statement covering the law on wiretapping at the present time. Deputy Attorney General Nicholas deB. Katzenbach of the Department has accepted an invitation from Younger for this assignment. The second speaker will make an address advocating greater freedom for law enforcement insofar as wiretapping and electronic surveillance are concerned. District Attorney [redacted] of Brooklyn, Past President of the National District Attorneys' Association and a member of its Executive Committee, has accepted this assignment and has assured me that he will be glad to cover in his remarks any points we might want him to make and that he will certainly protect our interests. The third speaker will advocate greater restriction. Chairman Younger has advised that Dan H. McCullough, President of the National Association of Defense Lawyers in Criminal Cases, has agreed to undertake this assignment.

District Attorney [redacted] testified before the Hearings of the Senate Judiciary Committee on the Attorney General's Wiretapping Bill in 1962. His testimony was strongly pro-law enforcement and stated simply his position was that in this day and age of scientific and technological development when criminals are not restricting themselves to old-fashioned methods law enforcement should not be restricted to old-fashioned methods in combatting crime and that it is in the public interest to permit law enforcement (within the restrictions of the legislation) to have this needed weapon in the fight against crime. [redacted] continued that such people as Supreme Court Justice Douglas and Samuel Dash, who wrote the book, "The Eavesdroppers," have smeared law enforcement unfairly by portraying a false picture of

1 - Mr. DeLoach
 1 - Mr. Sullivan
 1 - Mr. Dalbey

1 - Mr. Evans
 1 - Mr. Rosen

6 MAY 14 1963

5 MAY 17 1963
 (9)

Memorandum to Mr. Gale

Re: Wiretapping and Electronic Surveillance Program; Criminal Law Section,
American Bar Association, Annual Meeting, Chicago, 8/12/63

the extensiveness of wiretapping whereas only a small percentage of wiretapping is done by law enforcement and, yet, law enforcement is being blamed for the extensive unauthorized tapings being used for personal nefarious profit.

Dan H. McCullough, as President of the National Association of Defense Lawyers in Criminal Cases, also testified in these Hearings. His testimony largely was confined to "flag waving" under the cloak of protecting constitutional guarantees of individual liberties. He stated, "It has always been shocking to me when I have found police officers, and too many of them do subscribe to that theory, that you have a right to violate the law for the purpose of enforcing the law. And that seems to me what they are asking . . . to do here." The only concession McCullough makes was in answering to a specific question of Senator Philip A. Hart (D - Mich.) as to whether McCullough would favor granting authority for wiretapping when the concern is espionage or treason. McCullough answered that he would be willing to make a concession in the field of espionage so long as he was sure the safeguards were such that it wouldn't be used as a tool for political warfare between those in power and those out of power - in other words, a way of paying off an enemy.

McCullough, according to limited information available in Bufiles, is 65 years old and has been practicing law in Toledo, Ohio, since 1930. He is a cured alcoholic. In the early 1930s he was suspended for about 5 years from practice because of complaints from clients charging illegal misappropriation of funds and the Toledo Bar Association Grievance Committee has mediated several "exorbitant fee" charges leveled against him. McCullough represented the Lucas County, Ohio, gambling syndicate from approximately 1940 until it was dissolved in 1955, but there is no evidence he was ever connected with the syndicate other than as a lawyer on a fee basis. He is reputed to be Toledo's outstanding defense attorney, known to be a defender of civil rights, considered anti-labor, and has never been known to have been criticized by the press. In the early 1930s, he was known in Toledo as a "racket attorney" because of his representing individuals engaged in gambling. In an Internal Security case involving subject [redacted] (Bufile 105-22625) where Cleveland was origin in investigating alleged communist affiliations of the subject who had relatives in Austria, [redacted] b6 b7C b7D

[redacted] McCullough said that he had undertaken to represent the subject on the request of the publisher of "The Toledo Blade" and that if McCullough felt subject was a communist he would have nothing to do with representing her.

Memorandum to Mr. Gale

Re: Wiretapping and Electronic Surveillance Program; Criminal Law Section,
American Bar Association, Annual Meeting, Chicago, 8/12/63

RECOMMENDATIONS:

1. That I cover the wiretapping and eavesdropping program as part of covering the Annual ABA Meeting. This coverage will be limited to being present in the audience and being prepared to protect the record against any criticism of the FBI or erroneous references to Bureau wiretapping practices.

JHG

thw *JHG*

2. That I prepare for covering this panel (as recommended in No. 1 above) by having access to the wiretapping brief maintained for the Director by the Domestic Intelligence Division; by having the Legal Research Desk of the Training Division prepare a brief summary of the pertinent legal aspects of eavesdropping as it applies to the Bureau; and by obtaining from the General Investigative Division any pertinent information regarding Bureau investigations and prosecutive data concerning violations handled by FBI under Section 605 of the Federal Communications Act.

JHG

thw *JHG*

b6
b7c

3. That I keep in close touch with District Attorney ☐ to keep posted on his intended participation in the panel.

JHG

thw *JHG*

4. That Mr. Evans maintain contact with Deputy Attorney General Katzenbach regarding his intended remarks on this panel.

ERC
noted
thw

GR. JHG ✓
H

Q

- 3 -

thw

thw *JHG*

thw

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Tolson

DATE: May 22, 1963

FROM : J. H. Gale

SUBJECT: [REDACTED]

AMERICAN BAR ASSOCIATION
SPECIAL TOUR AND REQUEST TO SEE DIRECTOR

Tolson _____
 Belmont _____
 Mohr _____
 Casper _____
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 Gale _____
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 Tavel _____
 Trotter _____
 Tele. Room _____
 Holmes _____
 Gandy _____

Inspector H. L. Edwards has arranged for a special FBI tour beginning at 2:30 p.m. today (5-22-63) for [REDACTED] daughter of American Bar Association President Sylvester C. Smith, Jr., and for [REDACTED] Assistant to the Editor in Chief of the American Bar Association Journal. This resulted from requests which were made of Inspector Edwards on the evening of 5-21-63 during contacts he had with them. Both of them are in Washington this week in connection with the annual May meeting of the American Bar Association (ABA) Board of Governors. They expressed the hope that they would be able to shake hands with the Director and, if possible, be photographed with him.

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b7c

[REDACTED] accompanies her widowed father on most of his ABA commitments. She and her father are great admirers of the Director. She last wrote the Director 3-26-63 to thank him for an autographed copy of "A Study of Communism," and she mentioned that one of her most impressive experiences in traveling with her father was the privilege of attending the Sixty-ninth FBI National Academy Graduation exercises in June, 1962. At that time she was privileged to meet the Director. Her father was one of the guest speakers at the graduation exercises on 6-6-62. Edwards saw President Smith this week, and, as usual, he inquired concerning the Director's health and said he was glad to see the Director continuing his outstanding career as head of the FBI after 39 years.

[REDACTED] has for years been Assistant to the Editor in Chief of the American Bar Association Journal and for practical purposes is, in many respects, the controlling influence in the ABA Journal. She was instrumental in publishing the Director's article, "Shall It Be Law Or Tyranny?" in the February, 1962, issue of the Journal and has referred to us numerous requests for reprints of that excellent article. She has a reverential admiration for the Director and has received autographed copies of the Director's books, "Masters of Deceit," and "A Study of Communism." She has never met the Director but she did take a tour of the Bureau several years ago. Nothing derogatory in Bufiles regarding her.

1 - Tour Room

1 - Miss Holmes

HLE:mbk

(4)

MAY 27 1963

REC-89

12 MAY 23 1963

CC MR TOLSON
CORRESPONDENCE

Memorandum to Mr. Tolson

Re: [REDACTED]

American Bar Association; Special Tour and
Request to See Director

Should the Director's heavy schedule permit him to shake hands with [REDACTED] and be photographed with them, it would be greatly appreciated. Inspector H. L. Edwards would announce them to the Director.

RECOMMENDATION:

That Inspector Edwards be advised whether it will be possible for the Director to shake hands and be photographed with [REDACTED] during their tour which will begin at 2:30 p.m. today; and if so, at what time.

b6
b7c

OK 3.45 P.M. May 22 - J. Perkins
[Handwritten signatures and initials]

12:15 PM Mr. Edwards' office called to advise that [REDACTED] member of the Board of Governors and a member of the ABA Budget Committee, from Tacoma, Washington, would also like to accompany the above group on a tour of the Bureau. He also would accompany them if the Director sees the above persons.

Bureau indices are being checked on [REDACTED] D.C.

eh

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Tolson

DATE: 5-22-63

FROM : J. H. Gale *JHG*SUBJECT:

**AMERICAN BAR ASSOCIATION
SPECIAL TOUR AND REQUEST TO SEE DIRECTOR**

Tolson _____
 Belmont _____
 Mohr _____
 Casper _____
 Callahan _____
 Conrad _____
 DeLoach ☒ _____
 Evans _____
 Gale _____
 Rosen _____
 Sullivan _____
 Tavel _____
 Trotter _____
 Tele. Room _____
 Holmes _____
 Gandy _____

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The three captioned American Bar Association people were most profuse in their expressions of appreciation of the fact that the Director took time from his very busy schedule to shake hands, chat with and be photographed with them. They were amazed at how much at ease the Director immediately made them feel, at his ability to make them think in a moment or two of conversation that he was talking to someone whom he knew well, and all of them commented upon how vigorous and well the Director looked. They said they hoped he would see fit to continue serving the country for years and years to come because now, more than ever, the American public needs him.

All of these people were also extremely complimentary of the extensive and excellent tour given them by SA Supervisor and they commented on the amazing breadth and scope of the Bureau's responsibilities. said that although she had previously had the privilege of a tour she learned many new things about the Bureau on this tour today.

They are all looking forward with keen anticipation to receiving a copy of the photograph and hope that it will not be imposing too much on the Director to autograph them. (Request to this effect was separately made.) These photographs will be sent separately by the Crime Records Division.

Inspector H. L. Edwards is very appreciative of the fact that the Director consented to seeing these people on such a short notice and during such a busy time. *h*

ACTION: For information.

1 - Mr. DeLoach

1 - Miss Holmes

HLE:mbk

(5)

JHG *100 94-1-369-1828*
REC-64
 53 MAY 31 1963

4 MAY 24 1963

TEK

May 23, 1963

BY SPECIAL MESSENGER

[Redacted]

b6
b7c

Mayflower Hotel
Connecticut Avenue and
Fessles Street, Northwest
Washington, D. C.

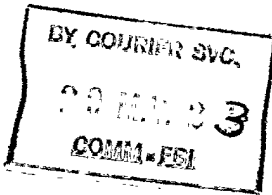
Dear [Redacted]

I certainly enjoyed meeting you yesterday
in my office and hope you found your tour both interesting
and enjoyable. Enclosed is the photograph made during
your visit which I thought you would like to have as a
memento of the occasion.

REC'D-READING ROOM
FBI
MAY 23 3 00 PM '63

Sincerely yours,

J. Edgar Hoover



REC-64

94-1-369-1829

MAY 24 1963

Enclosure

- 1 - Mr. DeLoach
- 1 - Mr. Gale

NOTE: [Redacted] is the Assistant to the Editor in Chief of the
"American Bar Association Journal."

REC'D HVIT ROOM

RLR:dgs
(5)


Tolson _____
Belmont _____
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Conrad _____
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Evans _____
Gale _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Holmes _____
Gandy _____

MAY 29 1963

MAIL ROOM ☐ TELETYPE UNIT ☐

May 23, 1963

b6
b7c


Gordon, Goodwin, Soger and Thomas
14th Floor
Puget Sound Bank Building
Tacoma 2, Washington


Dear 

It was certainly a pleasure to meet
you on May 22nd during your visit to FBI Head-
quarters. As a memento of the occasion, enclosed
is the photograph made at that time.

Sincerely yours,
J. Edgar Hoover

Enclosure

1 - Mr. DeLoach
1 - Mr. Gale

NOTE:  is a member of the Board of Governors of
the American Bar Association.

RLR:dgs
(5)

FBI
REC'D MAIL ROOM

REC-64

19 MAY 24 1963

Tolson _____
Belmont _____
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Casper _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Malone _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Rm. _____
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Gandy _____

MAY 23 1963

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Gale *gale*

DATE: 5-17-63

FROM : H. L. Edwards *HL*

SUBJECT: AMERICAN BAR ASSOCIATION (ABA)
STANDING COMMITTEE ON EDUCATION
AGAINST COMMUNISM
 MEETING, WASHINGTON, D. C., MAY 20 - 21, 1963

Tolson ☒
 Belmont ☒
 Mohr ☒
 Casper ☒
 Callahan ☒
 Conrad ☒
 DeLoach ☒
 Evans ☒
 Gale ☒
 Rosen ☒
 Sullivan ☒
 Tavel ☒
 Trotter ☒
 Tele. Room ☒
 Holmes ☒
 Gandy ☒

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By communication dated 5-14-63 I was invited by Chairman [] to attend the formal committee meeting of the ABA Standing Committee on Education Against Communism which is scheduled for the Mayflower Hotel, Monday and Tuesday, May 20 - 21, 1963. Similar invitations were extended to Assistant Director W. C. Sullivan who advised he does not plan to attend, and to Special Agent Supervisor [] (alternate liaison representative with the ABA) who will be out of the city assisting with the Chicago Inspection.

The Monday meeting will begin at 9:30 a.m. and continue all day. The Tuesday meeting will begin at 2:00 p.m. and conclude by 5:00 p.m. This committee meeting is scheduled at this time in conjunction with the regular annual May meeting of the ABA Board of Governors being held in Washington at the same time and will constitute the only business meeting of the committee prior to the annual ABA meeting scheduled for Chicago in August, 1963. [] anticipates almost full committee membership attendance, as well as various members of the committee's educational advisory group. Some of the subjects which will be discussed will include a report on the Teacher Training Institute Program designed to train teachers to teach communism; the report on the status of the publication of the Teacher Training Syllabus (which the Domestic Intelligence Division has had opportunity to review); a report on the committee's experimental radio tape series, a meeting with educators on current communist tactics; plans for the annual meeting and other business.

EX-117 REC-54 94-1-369-1831

Chairman [] and his committee have continued to be very active in supporting the Director's book, "A Study of Communism." The Director will also recall recently Chairman [] and committee member Admiral Mott have been victims of a false attack by Edgar C. Bundy of the Church League of America who has also attacked the Bureau; however, the review by the Domestic Intelligence Division of the 78-page transcript of the television show on which Mott [] appeared shows that Bundy lied outright and contrary to Bundy's false claims, both Mott and [] supported the FBI, the Director's authoritative position on communism, the view that communism is a grave threat, the need to

HLE:mbk

(4)

1 - Mr. Tolson

53 MAY 31 1963

MAY 24 1963

NOTED

Memo randum to Mr. Gale

Re: American Bar Association (ABA)

Standing Committee on Education Against Communism

Meeting, Washington, D. C., May 20 - 21, 1963

teach people, particularly students, about its strategy and tactics, and also supported the use of the Director's book for the purpose of this teaching. Committee member L. B. Nichols wrote the Director 4/30/63 indicating he is undertaking to counter Bundy's attack and refute the charges.

RECOMMENDATION:

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b7c

That, in the interest of keeping abreast of the activities of this committee, I be authorized to accept the invitation to attend the [] committee meeting on May 20 - 21, 1963.

*Discussed with
W.C. Sullivan who
agreed.
HKS.*

[Signature]

[Signature]
GK - [Signature]
[Signature]

UNITED STATES

Memorandum

TO : DIRECTOR, FBI

DATE: 5/13/63

FROM : SAC, CHICAGO (80-355)

SUBJECT: AMERICAN BAR ASSOCIATION

Enclosed herewith are two copies of the Number 2 issue of the Criminal Law Quarterly, dated February, 1963, for possible use by the Bureau.

Director of Professional Activities, American Bar Association (ABA), made them available in view of Director's interest in the subject of capital punishment, which appears in this particular issue.

b6
b7c

In connection with the subject of capital punishment, it is noted that a bill suspending the death penalty in Illinois for the next six years failed by 12 votes of passage in the House of Representatives of the Illinois Legislature on May 9, 1963. However, there is a pending Senate bill which would eliminate capital punishment except in the cases of hired assassins and killers of Policemen.

2 - Bureau (Encl. 2)
1 - Chicago

JCN:gmf
(3)

REC- 69

MAY 16 1963

UNRECORDED COPY FILED IN 1832

ENCLOSURES (2) TO BUREAU

Two (2) copies of the No. 2 issue of the
Criminal Law Quarterly, dated 2/63;

Re: AMERICAN BAR ASSOCIATION

CG: 80-355

Re Chicago letter to the Bureau, 5/13/63.

94-1-361-1832

ENCLOSURE



Criminal Law Quarterly

published jointly by

**Section on Criminal Law
American Bar Association**

**School of Law
University of Southern California**

VOLUME I, NUMBER 2 February, 1963

May 21, 1963

REC-61

94-1-267-1833

Honorable [redacted]
Leibman, Williams, Bennett
and Baird
203 South LaSalle Street
Chicago 4, Illinois

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b7C

Dear [redacted]

Thank you for your letter of May 15th. It was certainly good of you to let me know of the progress being made by your Committee, and I want you to know how much I appreciate your kind comments concerning "A Study of Communism."

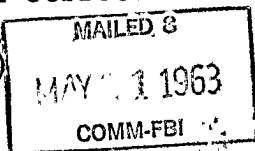
Please do not hesitate to call on us if there is any assistance we are able to give.

Sincerely yours,
J. Edgar Hoover

MAY 21 2 14 PM '63
REC'D-READING ROOM
FBI

NOTE: Correspondent is on the Special Correspondents' List. This syllabus was reviewed by the Bureau and Mr. Smith to Mr. Sullivan memorandum of 5/7/63 indicated that it appeared to be the best of its kind yet produced for teachers. The copy sent the Bureau had a few obvious inaccuracies in dates and statistics and [redacted] advised that minor corrections and revisions were being made.

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MAIL ROOM ☐ TELETYPE UNIT ☐



American Bar Center

AMERICAN BAR ASSOCIATION

STANDING COMMITTEE ON EDUCATION AGAINST COMMUNISM
1962-1963

MORRIS I. LEIBMAN, *Chairman*
208 S. LaSalle St., Chicago 4, Ill.
EGBERT L. HAYWOOD
111 Corcoran St., Durham, N. C.
JOHN G. MCKAY, JR.
Dade Federal Bldg., Miami 32, Fla.
RAYMOND W. MILLER
duPont Circle Bldg., Washington 6, D. C.
WILLIAM C. MOTT
Dept. of the Navy, Washington 25, D. C.
LOUIS B. NICHOLS
350 Fifth Ave., New York 1, N. Y.

MARIO T. NOTO
Immigration & Naturalization Service,
Dept. of Justice, Washington 25, D. C.
C. BREWSTER RHODES
1421 Chestnut St., Philadelphia 2, Pa.
IRWIN S. RHODES
3815 Erie Ave., Cincinnati 8, Ohio
JOHN RITCHIE
Northwestern Univ. Law School, Chicago 11, Ill.
DAN H. SHELL
First Nat'l Bank Bldg., Jackson 5, Miss.

May 15, 1963

Hon. J. Edgar Hoover
Director
Federal Bureau of Investigation
Washington 25, D. C.

My dear Mr. Hoover:

This is in the nature of an interim report on our Committee's activities which I do want to send you because of your continued leadership and interest in this field of education about Communism.

There has been sent to your Bureau by Professor [redacted] on our behalf, an advance copy of the American Bar Association's suggested model syllabus entitled DEMOCRACY AND COMMUNISM IN WORLD AFFAIRS. I am personally pleased with the results of this first major effort by our Committee. It should be noted, of course, that this is a provisional edition for evaluation only, and we will look forward to any comments and suggestions and corrections you may have of this preliminary volume.

I was so pleased when I saw the advance copy to realize that it has been almost two years ago when you were kind enough to have our Association's former Special Committee, our current President Sylvester C. Smith, Jr. and me as personal guests at a briefing. You will recall that it was at that time we asked for your help in producing a quality textbook for use in the study of Communism. You may also recall that during the Annual Meeting last August how our Committee formally expressed its appreciation for your contribution in writing

Mr. Tolson ✓
Mr. Belmont ✓
Mr. Mohr ✓
Mr. Casper ✓
Mr. Callahan ✓
Mr. Conrad ✓
Mr. DeLoach ✓
Mr. Evans ✓
Mr. Gale ✓
Mr. Rosen ✓
Mr. Sullivan ✓
Mr. Tavel ✓
Mr. Trotter ✓
Tele. Room ✓
Miss Holmes ✓
Miss Gandy ✓

36 MAY 16 1963

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REC-61

94-1-1833

12 MAY 16 1963

EX-116

CONFIDENTIAL

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redaction 5/23/63
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JH

Hon. J. Edgar Hoover

May 15, 1963

Page Two

A STUDY OF COMMUNISM, which is ideally suited as a textbook for all students throughout the country. As we have encountered a dearth of teachers equipped to use your textbook, we have prepared the suggested model syllabus especially for preparing teachers to teach about Communism.

To me, one of the major significances of the publication of this syllabus is the realization that this was tangible evidence of our continuing dedication to carry out the inspiration you gave us in this work. We have endeavored to abide by your public utterances in bringing to this complex field sound reasoning and materials.

I am delighted to tell you that those educators who cooperated so magnificently in this publication will continue to work with us in the evolvement of future meaningful programs. The members of my Committee, our staff, and [redacted] Father Henle will be meeting together in Washington on May 20 - 21 to plan a continuing program.

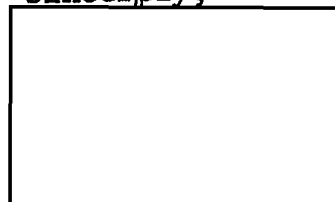
Our concept will remain that the substantive work must be done by the experts, and that our Committee should remain a catalyst and distributor of the materials of excellence produced by those most qualified.

Since our Committee was established last August, we have operated under the theory that every step taken should be known by the hierarchy of the American Bar Association. It is gratifying to all of us that President Smith, past Presidents Whitney North Seymour and John C. Satterfield, President-Elect Walter E. Craig, and President-Elect-Nominee [redacted] have consistently given us the support and encouragement needed for the progress of our efforts.

✓ If at any time you have any suggestions, I want to assure you that they would indeed be welcomed.

With expressions of highest esteem and kindest personal regards, I remain

Sincerely,



MIL:db

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UNITED STATES GO

Memorandum

TO : Mr. Tolson

DATE: May 23, 1963

FROM : J. H. Gale

SUBJECT: WALTER E. CRAIG
PRESIDENT-ELECT
AMERICAN BAR ASSOCIATION
NOMINATION FOR FEDERAL JUDGESHIP

Tolson _____
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Walter E. Craig advised Inspector Edwards that U. S. Senator Carl Hayden (D - Ariz.) had submitted his name as a nominee for a Federal judgeship in Arizona. Craig had campaigned vigorously to prevent Hayden from being defeated at the last election. There was strong opposition trying to eliminate Hayden by suggesting that he was too old and too sick to function for another term. (Hayden was born October 2, 1877.)

Craig feels rather confident the judgeship will go through and this seems to be the consensus of opinion among key members of the American Bar Association (ABA). The big problem is what effect it will have on Craig's year as President of the ABA inasmuch as he will succeed to that office at the Annual Meeting in August, 1963.

Craig advised Edwards that he feels he will be able to handle his duties as ABA President because he said he has the assurance of the three Federal Judges in his district that they will endeavor to carry as much of the work load during that year as possible so as to permit Craig to handle his ABA commitments. Craig said that another thing he has in mind would be to have the incoming President-Elect to make many of the speaking engagements that Craig, as President, would normally expect to handle and in this way Craig will be able to reduce his traveling considerably.

ABA President Sylvester C. Smith told Edwards that although he hoped Craig would be able to fulfill his term as President of the ABA rather than having to resign if he gets the judgeship, Smith, nevertheless, feels Craig is a little too optimistic in thinking the 3 present judges will be able to carry the work load because Smith said he knows that 2 of these judges are in ill health.

ACTION:

For information.

- 1 - Mr. DeLoach
- 1 - Mr. Evans
- 1 - Mr. Rosen

HL:rmk
 65 JUN 5 1963

REC-114

10 JUN 3 1963

SENT DIRECTOR
 5-24-63

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Gale

DATE: 5-17-63

FROM : H. L. Edwards

SUBJECT: NATIONAL DISTRICT ATTORNEYS' ASSOCIATION
14th ANNUAL CONFERENCE
MINNEAPOLIS, MINNESOTA; AUGUST 6 - 10, 1963

Tolson _____
Belmont _____
Casper _____
Callahan _____
Conrad _____
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Gandy _____

I have just received an announcement of and invitation to the 14th Annual Conference of the National District Attorneys' Association (NDAA). This will be held at Minneapolis, Minnesota, Tuesday, August 6, through Saturday, August 10, 1963.

This meeting is attended by key state and county attorneys from every state and, as you know, the Bureau has had its liaison representative attend these meetings over the years. The NDAA is the official organization of the approximately 3400 state and county prosecutors in the Nation.

Although I do not have at this time a copy of the agenda, there is always a major portion of the program devoted to timely topics of vital interest to law enforcement and the field of criminal law in general. Included will undoubtedly be such matters as wire tapping, search and seizure, arrests, detentions, interrogations, and the currently popular matter of defense of indigent persons. Provision is always made during the session for the Bureau representative to speak and this has been an excellent opportunity for us to reiterate the various cooperative services of the Bureau and to mention any other matters of timely interest. There have been some recent examples of specific cases where local district attorneys have utilized the Bureau's cooperative services and have been highly appreciative.

This year's meeting is timed specifically to end the day before the annual meeting of the American Bar Association begins at Chicago (8/11/63) and in the event approval is given for me to attend the NDAA meeting, I would proceed at its termination to Chicago where I would then cover the American Bar Association meeting from Sunday, 8/11/63 through Friday, 8/16/63. (As you know, I have already been designated and approved by the Director to cover the various Criminal Law Section sessions, and it will be essential for Permanent Aide [redacted] to assist in covering other vital sessions being held which overlap the Criminal Law Section.) Of course, I would be the only Bureau liaison representative covering the NDAA meeting since it is a smaller group.

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NOT RECORDED

133 MAY 28 1963

MAY 23 1963

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Memorandum to Mr. Gale

Re: National District Attorneys' Association

14th Annual Conference; Minneapolis, Minnesota; 8/6-10/63

RECOMMENDATIONS:

1. That I be authorized to accept the invitation to attend the 14th Annual Conference of the National District Attorneys' Association in Minneapolis, Minnesota, as the Bureau's liaison representative.

HW
Jdg

2. That following the termination of the National District Attorneys' Association meeting, I be authorized to proceed to Chicago and be joined there by Permanent Aide [redacted] who will assist in covering those ^{critical} sessions which overlap the Criminal Law Section of the American Bar Association's annual meeting as at past meetings.

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HW
Jdg
✓
CR
P

WILLIAM N. GOODWIN
JOSEPH H. GORDON
HARRY SAGER
CHARLES L. THOMAS
VALEN H. HONEYWELL
ALBERT R. MALANCA
WALLACE B. HAGER
ROBERT M. YOUNG
WARREN R. PETERSON
CHARLES R. JOHNSON
L. R. GHILARDUCCI, JR.
RICHARD J. JENSEN

LAW OFFICES
GORDON, GOODWIN, SAGER & THOMAS
14TH FLOOR PUGET SOUND BANK BUILDING
TACOMA 2, WASHINGTON

May 27, 1963

Mr. Tolson	✓
Mr. Belmont	✓
Mr. Mohr	✓
Mr. Casper	✓
Mr. Callahan	✓
Mr. Conrad	✓
Mr. DeLoach	✓
Mr. Evans	✓
Mr. Gale	✓
Mr. Rosen	✓
Mr. Sullivan	✓
Mr. Tavel	✓
Mr. Trotter	✓
Tele. Room	✓
Miss Holmes	✓
Miss Gandy	✓

Mr. J. Edgar Hoover
Federal Bureau of Investigation
United States Department of Justice
Washington, D. C.

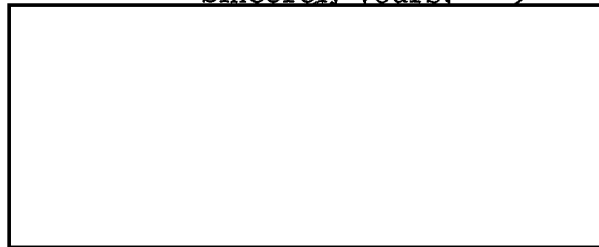
Dear Mr. Hoover:

Your hospitality and graciousness not only in meeting with me on May 22nd, but in having a photograph forwarded as a memento of the occasion is overwhelming.

I continue to be amazed not only at the scope and efficiency of the operation under your control, but most of all with the personality, character and ability of everyone in the Bureau, and particularly our host, Mr. Lynn Edwards.

Thank you again for your courtesy.

Sincerely yours,



Wash
Wash. D.C.

REC-19

EX-117

8 MAY 29 1963

CORRESPONDENCE

56 JUN 7 1963

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34 MAY 29 1963
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UNITED STATES GOV

Memoranda

TO : MR. GALE

DATE: May 22, 1963

FROM : H. L. EDWARDS

SUBJECT: AMERICAN BAR ASSOCIATION STANDING COMMITTEE
ON EDUCATION AGAINST COMMUNISM MEETINGS
WASHINGTON, D. C., 5/20 - 22/63

Tolson ☒
Belmont ☒
Mohr ☒
Casper ☒
Callahan ☒
Conrad ☒
DeLoach ☒
Evans ☒
Gale ☒
Rosen ☒
Sullivan ☒
Tavel ☒
Trotter ☒
Tele. Room ☒
Holmes ☒
Gandy ☒

This is a summary of the meetings of the captioned committee which I sat in pursuant to the Director's approval. After two full days of meetings by the committee, a specially arranged press conference was held at the Mayflower Hotel on 5/22/63, at which American Bar Association (ABA) President Sylvester C. Smith and Committee Chairman [] briefed the press concerning the present and future programs of the committee. I heard this afternoon from [] that the press conference was highly favorable.

The main emphasis of the committee meetings was on the Teacher Training Institute Program whereby the committee is cooperating in the training of teachers to teach the principles of communism vs. Democracy, primarily in the high schools and subsequently in colleges. The committee has completed and published a provisional edition of a teacher training syllabus entitled, "Democracy and Communism in World Affairs." This was prepared primarily by the Institute of International Studies, University of South Carolina, under ABA committee sponsorship. The Domestic Intelligence Division has previously submitted a summary of its review of an advance copy which was informally made available to the Bureau and the general comment was that the Director's books are mentioned approvingly as recommended reading; that the syllabus appears to be the best work of its kind yet produced for teacher training; that minor corrections and revisions are currently being made and the final version of the syllabus will be prepared. Copy of provisional edition attached.

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Chairman [] told me privately that he wanted the Director to know that this syllabus and the teacher training institutes and seminars which are being scheduled and carried out fulfill a need which [] said was forcefully brought to his attention when he was privileged to attend an initial briefing of the old Communist Tactics, Strategy and Objectives Committee in September, 1961, when the committee spent one day at the Bureau which included meeting and being photographed with the Director. He said he deeply appreciates the splendid cooperation and invaluable informal guidance and assistance which the committee has received from the Bureau over the years and which have made his work during the past year as Chairman of the successor committee much easier.

Enclosure
HLE:wmj (4)

1 - Mr. DeLoach

1 - Mr. Sullivan

REC-38

12 JUN 11 1963

44-1-361-1836
JUN 11 1963
TELETYPE

Memo for Mr. Gale
Re: ABA Standing Committee on
Education Against Communism

General comments during the committee meetings this week were to the effect that the syllabus represents a tremendous accomplishment for the committee and progress which no one would have believed possible to date. It is obvious there is much enthusiasm over the numerous teacher training institutes which will be held this summer and hereafter. At these institutes and workshops it is planned to assist teachers in preparing a similar syllabus or guide for helping the teacher teach his students.

The committee also devoted a large portion of its two days to meetings with topnotch educators so as to obtain their confidence in and concerted support of this program. ^{TENN} The educators present included such experts as [redacted] Director of the Institute of International Studies, [redacted] University of South Carolina; [redacted] of Vanderbilt; [redacted] of the University of Southern California; Father R. J. Henle of the St. Louis University Graduate School; and [redacted] of the Harvard University School of Government. These educators expressed themselves as being thoroughly in sympathy with and behind this program. Additionally, the committee met with a group of key experts in current Communist tactics and strategy. This group included such people as Admiral Arleigh Burke, Dr. [redacted] and several others, all of whom are well known to Assistant Director Sullivan and speak very highly of him and the Bureau. [redacted] purpose was to also enlist the support and aid of these experts in strategy as a group so that the ABA's committee program would be solidly fashioned and properly executed and approvingly received. Chairman [redacted] told me that he wanted the Director to know that he was proceeding in this most important program with all the caution that he is capable of because he realizes that it is so important yet delicate and fraught with many pitfalls. M.C.
11/1/55
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The consensus of opinion was that this program of education against communism is one of the most important things the ABA has gotten into and promises to be one of the most productive. Yet everyone realizes there will be critics like the unfounded criticism of Edgar C. Bundy, the extreme right wing and the like. L. B. Nichols has sent a long letter to Bundy taking vigorous issue with his criticisms which were previously reported to the Director.

Other activity of the committee includes a continuation of the program of encouraging anti-communism seminars at the local level through the combined efforts of local Bar Associations and committee guidance. The committee has hired a staff member to concentrate on this program. He is former Assistant

FEDERAL BUREAU OF INVESTIGATION
FOIPA
DELETED PAGE INFORMATION SHEET

No Duplication Fees are charged for Deleted Page Information Sheet(s).

Total Deleted Page(s) ~ 5

Page 205 ~ Duplicate Serial 1796, PG 87-88

Page 206 ~ Duplicate Serial 1796, PG 87-88

Page 282 ~ Referral/Direct

Page 283 ~ Referral/Direct

Page 286 ~ Referral/Direct